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TITLE 7—AGRICULTURE

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

[Plum Order 1]

PART 936—FRESH BARTLETT PEARS, PLUMS, AND ELBERTA PEACHES GROWN IN CALIFORNIA

REGULATION BY GRADES AND SIZES

§ 936.327 Plum Order 1—(a) Findings.

(1) Pursuant to the marketing agreement, as amended, and Order No. 36, as amended (7 CFR, Cum. Supp., 936.1 et seq.) regulating the handling of fresh Bartlett pears, plums, and Elberta peaches grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendations of the Plum Commodity Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of Beauty plums, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the preliminary notice and public rule-making procedure requirements and the 30-day effective date requirement of the Administrative Procedure Act (Pub. Law 404, 79th Cong.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance, and a reasonable time is permitted, under the circumstances, for preparation for such effective date.

(b) Order. (1) During the period beginning at 12:01 a. m., California d. s. t., June 5, 1948, and ending at 12:01 a. m., California d. s. t., August 1, 1948, no shipper shall ship:

(i) Any package or container of Beauty plums containing plums which do not meet the requirements of U. S. No. 1 grade (as specified for such grade in the United States Standards for plums and prunes (fresh), 12 F. R. 2305), with

a total tolerance of ten (10) percent for defects not considered serious damage, in addition to the usual tolerances permitted in said United States Standards; or

(ii) Any package or container of Beauty plums containing plums of a size smaller than a size will pack a 5 x 5 standard pack, as specified in the aforesaid United States Standards, in a standard basket, as specified in paragraph numbered 1 of section 828.1 of the Agricultural Code of California. The aforesaid 5 x 5 standard pack is defined more specifically in subparagraph (2) of this paragraph.

(2) As used in this section, the aforesaid 5 x 5 standard pack is defined more specifically as follows: (i) At least thirty-five (35) percent, by count, of the total of such plums contained in any such pack measure not less than $1\frac{1}{16}$ inches in diameter, such diameter, as defined in the aforesaid United States Standards, being the shortest distance measured through the center of the plum at right angles to a straight line running from the stem to the blossom end; (ii) at least sixty (60) percent, by count, of the total of such plums contained in any such pack measure, as aforesaid, not less than $1\frac{1}{16}$ inches in diameter; and (iii) no plums contained in any such pack measure, as aforesaid, less than $1\frac{1}{16}$ inches in diameter.

(3) Each shipper, prior to making each shipment of Beauty plums, shall, during the period set forth in subparagraph (1) of this paragraph, have the plums included in each such shipment inspected by a duly authorized representative of the Federal-State Inspection Service, heretofore designated by the Plum Commodity Committee and hereby approved; and each such shipper shall submit promptly, or cause to be submitted promptly, to the Plum Commodity Committee, Federal-State shipping point inspection certificates stating the grades and sizes of the Beauty plums contained in each such lot or shipment: *Provided*, That, in case the following conditions exist in connection with any such shipment:

(i) A written request for inspection is made to the Federal-State Inspection Service not later than 5:00 p. m. of the day before the fruit will be available for inspection;

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(ii) The shipper designates in such request the date and hours when the fruit will be available for inspection; and

(iii) The Federal-State Inspection Service furnishes the shipper with a signed statement that it is not practicable, under such conditions, for the Federal-State Inspection Service to make the inspection within the necessary time; the shipper, by submitting or causing to be submitted promptly, such signed statement to the Plum Commodity Com-

mittee, may make the particular shipment without such inspection, but such shipper shall comply with all grade and size regulations applicable to such shipment.

(4) Notwithstanding the provisions contained in paragraphs (b) (3) and (5) of this section, any shipper may ship each day into or in either the San Francisco-Sacramento region or the Los Angeles region or through either of the aforesaid regions from a point in the State of California to another point in the State of California, a single shipment of plums containing, in the aggregate, not more than 29 packages or containers of Beauty plums and of all other varieties of plums with respect to which any grade or size regulation, issued pursuant to the amended marketing agreement and order, is in effect, without having the Beauty plums included in such shipment inspected by the aforesaid Federal-State Inspection Service: *Provided*, That such shipper shall comply with all grade and size regulations applicable to the shipment of such Beauty plums: *And provided, further*, That, such shipper submits or causes to be submitted promptly to the Plum Commodity Committee a report setting forth the number of packages and containers of Beauty plums so shipped.

(5) The determination (12 F. R. 3059) in § 936.301 with respect to shipments of plums into, in, or through the San Francisco-Sacramento region and the Los Angeles region shall be applicable to this section.

(6) The terms "shipper," "ship," "shipping," "shipping point," and "shipment," shall have the same meaning as when used in the amended marketing agreement and order; the term "serious damage" shall have the same meaning as set forth in the aforesaid United States Standards; and the terms "San Francisco-Sacramento region" and "Los Angeles region" shall have the same meaning as when used in § 936.301. (48 Stat. 31, as amended, 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 2d day of June 1948.

S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

[F. R. Doc. 48-5018; Filed, June 3, 1948;
9:57 a. m.]

[Plum Order 2]

PART 936—FRESH BARTLETT PEARS, PLUMS,
AND ELBERTA PEACHES GROWN IN CALI-
FORNIA

REGULATION BY GRADES AND SIZES

§ 936.328 Plum Order 2—(a) *Findings*. (1) Pursuant to the marketing agreement, as amended, and Order No. 36, as amended (7 CFR, Supp., 936.1 et seq.), regulating the handling of fresh Bartlett pears, plums, and Elberta peaches grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and

upon the basis of the recommendations of the Plum Commodity Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of Formosa plums, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the preliminary notice and public rule-making procedure requirements and the 30-day effective date requirement of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance, and a reasonable time is permitted, under the circumstances, for preparation for such effective date.

(b) *Order*. (1) During the period beginning at 12:01 a. m., California d. s. t., June 5, 1948, and ending at 12:01 a. m., California d. s. t., August 1, 1948, no shipper shall ship:

(i) Any package or container of Formosa plums containing plums which do not meet the requirements of U. S. No. 1 grade (as specified for such grade in the United States Standards for plums and prunes (fresh), 12 F. R. 2305), with a total tolerance of ten (10) percent for defects not considered serious damage, in addition to the usual tolerances permitted in said United States Standards; or

(ii) Any package or container of Formosa plums containing plums of a size smaller than a size that will pack a 4 x 5 standard pack, as specified in the aforesaid United States Standards, in a standard basket, as specified in paragraph numbered 1 of section 828.1 of the Agricultural Code of California. The aforesaid 4 x 5 standard pack is defined more specifically in subparagraph (2) of this paragraph.

(2) As used in this section, the aforesaid 4 x 5 standard pack is defined more specifically as follows: (i) At least thirty-five (35) percent, by count, of the total of such plums contained in any such pack measure not less than $1\frac{1}{16}$ inches in diameter, such diameter, as defined in the aforesaid United States Standards, being the shortest distance measured through the center of the plum at right angles to a straight line running from the stem to the blossom end; (ii) at least sixty (60) percent, by count, of the total of such plums contained in any such pack measure, as aforesaid, not less than $1\frac{1}{16}$ inches in diameter; and (iii) no plums contained in any such pack measure, as aforesaid, less than $1\frac{1}{16}$ inches in diameter.

(3) Each shipper, prior to making each shipment of Formosa plums shall, during the period set forth in subparagraph (1) of this paragraph, have the plums included in each such shipment

inspected by a duly authorized representative of the Federal-State Inspection Service, heretofore designated by the Plum Commodity Committee and hereby approved; and each such shipper shall submit promptly, or cause to be submitted promptly, to the Plum Commodity Committee, Federal-State shipping point inspection certificates stating the grades and sizes of the Formosa plums contained in each such lot or shipment: *Provided, however*, That, in case the following conditions exist in connection with any such shipment:

(i) A written request for inspection is made to the Federal-State Inspection Service not later than 5:00 p. m. of the day before the fruit will be available for inspection;

(ii) The shipper designates in such request the date and hours when the fruit will be available for inspection; and

(iii) The Federal-State Inspection Service furnishes the shipper with a signed statement that it is not practicable, under such conditions, for the Federal-State Inspection Service to make the inspection within the necessary time; the shipper, by submitting or causing to be submitted promptly, such signed statement to the Plum Commodity Committee, may make the particular shipment without such inspection, but such shipper shall comply with all grade and size regulations applicable to such shipment.

(4) Notwithstanding the provisions contained in paragraphs (b) (3) and (5) of this section, any shipper may ship each day into or in either the San Francisco-Sacramento region or the Los Angeles region or through either of the aforesaid regions from a point in the State of California to another point in the State of California, a single shipment of plums containing, in the aggregate, not more than 29 packages or containers of Formosa plums and of all other varieties of plums with respect to which any grade or size regulation, issued pursuant to the amended marketing agreement and order, is in effect, without having the Formosa plums included in such shipment inspected by the aforesaid Federal-State Inspection Service: *Provided*, That such shipper shall comply with all grade and size regulations applicable to the shipment of such Formosa plums, and: *Provided, further*, That, such shipper submits or causes to be submitted promptly to the Plum Commodity Committee a report setting forth the number of packages and containers of Formosa plums so shipped.

(5) The determination (12 F. R. 3059) in § 936.301 with respect to shipments of plums into, in, or through the San Francisco-Sacramento region and the Los Angeles region shall be applicable to this section.

(6) The terms "shipper," "ship," "shipping," "shipping point," and "shipment," shall have the same meaning as when used in the amended marketing agreement and order; the term "serious damage" shall have the same meaning as set forth in the aforesaid United States Standards; and the terms "San Francisco-Sacramento region" and "Los Angeles region" shall have the same meaning as

when used in § 936.301. (48 Stat. 31, as amended, 7 U. S. C. 601, et seq.)

Done at Washington, D. C., this 2d day of June 1948.

S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

[F. R. Doc. 48-5017; Filed, June 3, 1948;
9:58 a. m.]

TITLE 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Naturali- zation Service, Department of Justice

Subchapter B—Immigration Regulations

PART 116—CIVIL AIR NAVIGATION

AIR MANIFESTS; BLANKET BONDS

Reference is made to the notice of proposed rule making which was published in the *FEDERAL REGISTER* of March 25, 1948 (13 F. R. 1587), pursuant to section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U. S. C., Supp., 1003) and in which there were stated in full the terms of proposed rules amending §§ 116.57 and 116.60, Chapter I, Title 8, Code of Federal Regulations, such sections being entitled "Manifests of passengers" and "Penalties," respectively.

All representations which were submitted concerning such proposed rules have been considered.

The rules as stated in full below are hereby adopted. The provisions of the adopted rules are the same as the provisions stated in the notice of proposed rule making except that clarifying language has been inserted in two places.

The sections of Part 107, Chapter I, Title 8, Code of Federal Regulations, which are referred to in the following rules, are sections of the revised Part 107 which was published in the *FEDERAL REGISTER* of April 30, 1948 (13 F. R. 2332).

Action is being taken to supplement these regulations with a separate, simultaneous amendment which will change the joint regulations designated in Title 8, Code of Federal Regulations, as §§ 116.7-116.10 so that passenger cards will not be required for any alien arriving in the United States by aircraft and so that such sections will in other ways be consistent with these regulations.

1. Section 116.57 is amended to read as follows:

§ 116.57 *Manifests of passengers.* The provisions of sections 12, 13, and 14 of the Immigration Act of 1917, as amended (39 Stat. 882-884, 61 Stat. 630; 8 U. S. C. and Supp., 148, 149, 150), shall be complied with as required by §§ 116.8 and 116.9 as to passengers arriving or departing on aircraft. Aircraft required to furnish manifests of passengers shall be subject to the provisions of §§ 107.3, 107.9, 107.19, and 107.21 of this chapter with respect to executing Forms I-94 in the cases of certain incoming aliens and shall be subject to the provisions of §§ 107.3, 107.15, 107.20, and 107.21 of this

chapter with respect to obtaining the surrender from departing aliens of Forms 257a, I-94, and I-132a and attaching them to such manifests of outward-bound passengers, or, in the absence of such forms, executing Forms I-424 and attaching them to such manifests. In column 5 of the air passenger manifest, the serial numbers of entry documents and of documents surrendered by departing aliens shall be shown in the manner prescribed by §§ 107.9 and 107.15, respectively, of this chapter. Any failure to comply with the foregoing provisions of this section shall constitute a violation of section 14, above, for each person concerning whom there is such failure. Immigration manifests containing the name of any passenger, and attached forms, shall be filed for permanent record. The manifests of passengers carried from Hawaii to the mainland shall be prepared and disposed of as required by § 116.9 (f).

2. Paragraph (c) of § 116.60, *Penalties*, is amended by adding the following sentence: "The bond referred to in this paragraph shall be subject to approval by the collector of customs at a port through which the air carrier concerned operates and the approval may be made to apply to other ports and places where such air carrier operates."

These regulations shall become effective on July 1, 1948. The delay between the date of publication and the effective date in this instance is less than the 30 days generally required by section 4 (c) of the Administrative Procedure Act because amendatory regulations relating to manifests required with respect to vessels (Part 107, Chapter I, Title 8, Code of Federal Regulations) become effective on July 1, 1948, and it is highly desirable that the changed requirements with respect to manifests be inaugurated simultaneously for travel by aircraft and by vessel.

The basis for the rule stated above is a need for a uniform system of creating and maintaining records of aliens entering and leaving the United States regardless of whether they travel by aircraft or vessel, and the purpose of these rules is to make applicable to aircraft to the extent necessary and practicable those provisions of the recently issued rules (8 CFR, Part 107, 13 F. R. 2332) pertaining to manifests required in the cases of vessels. The basis for that part of these rules which has to do with the approval of bond is a need for a type of bond which will cover one or more of several situations, and the purpose of such rule is to amend the existing rule to the extent necessary to make possible the furnishing of such a bond.

(Sec. 7 (d), 44 Stat. 572; sec. 1, 54 Stat. 1238; 49 U. S. C. 177 (d))

PEYTON FORD,
Acting Attorney General.

Recommended: May 26, 1948.

WATSON B. MILLER,
Commissioner of Immigration
and Naturalization.

[F. R. Doc. 48-4941; Filed, June 3, 1948;
8:51 a. m.]

TITLE 12—BANKS AND BANKING

Chapter II—Federal Reserve System

Subchapter A—Board of Governors of the Federal Reserve System

[Reg. D]

PART 204—RESERVES OF MEMBER BANKS

REQUIREMENTS AT CENTRAL RESERVE CITIES

1. Effective at the opening of business on June 11, 1948, § 204.5 (Supplement to Regulation D) is amended to read as follows:

§ 204.5 *Supplement: Reserves required to be maintained by member banks with Federal Reserve Banks.* Pursuant to the provisions of section 19 of the Federal Reserve Act and § 204.2 (a), the Board of Governors of the Federal Reserve System hereby prescribes the following reserve balances which each member bank of the Federal Reserve System is required to maintain no deposit with the Federal Reserve Bank of its district:

6 percent of its time deposits plus—

14 percent of its net demand deposits if not in a reserve or central reserve city;

20 percent of its net demand deposits if in a reserve city, except as to any bank located in an outlying district of a reserve city or in territory added to such city by the extension of the city's corporate limits, which, by the affirmative vote of five members of the Board of Governors of the Federal Reserve System, is permitted to maintain 14 percent reserves against its net demand deposits;

24 percent of its net demand deposits if located in a central reserve city, except as to any bank located in an outlying district of a central reserve city or in territory added to such city by the extension of the city's corporate limits, which, by the affirmative vote of five members of the Board of Governors of the Federal Reserve System, is permitted to maintain 14 percent or 20 percent reserves against its net demand deposits.

2. This amendment is issued pursuant to the authority granted to the Board of Governors by section 19 of the Federal Reserve Act in the light of existing economic conditions and the present inflationary credit situation. The notice and public procedure described in sections 4 (a) and 4 (b) of the Administrative Procedure Act, and the prior publication described in section 4 (c) of such act, are impracticable, unnecessary and contrary to the public interest in connection with this amendment for the reasons and good cause found as stated in § 262.2 (e) of the Board's Rules of Procedure, and especially because such notice, procedure and prior publication would prevent the action from becoming effective as promptly as necessary, would unreasonably interfere with necessary efforts to prevent injurious credit expansion, and would serve no useful purpose.

(Sec. 11 (c), (e), (i), 38 Stat. 262, sec. 10, 40 Stat. 239, sec. 4, 40 Stat. 970, sec. 207, 49 Stat. 708, sec. 324, 49 Stat. 714, sec. 2, 56 Stat. 648; 12 U. S. C. 248 (c), (e), (i),

462, 466, 12 U. S. C., 462b, 461, 462a-1, 465)

Approved this 1st day of June 1948.

BOARD OF GOVERNORS OF THE
FEDERAL RESERVE SYSTEM,
[SEAL] S. R. CARPENTER,
Secretary.

[F. R. Doc. 48-4951; Filed, June 3, 1948;
8:53 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter 1—Federal Trade Commission

[Docket No. 5070]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

AMERICAN DIETETICS CO., INC., ET AL.

§ 3.6 (a) 10) *Advertising falsely or misleadingly—Comparative data or merits:* § 3.6 (c) *Advertising falsely or misleadingly—Composition of goods:* § 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service:* § 3.6 (y) 10) *Advertising falsely or misleadingly—Scientific or other relevant facts:* § 3.71 (c) 5) *Neglecting, unfairly or deceptively, to make material disclosure—Qualities or properties of product:* § 3.71 (e) 5) *Neglecting, unfairly or deceptively, to make material disclosure—Scientific or relevant facts.* In connection with the offering for sale, sale or distribution of respondents' products designated "Enrich", "Stamina", "Ritamine", "Joyana", "Souplets", "Nyce Special Soap", "Nyce Cream", "Sorbex", "Vitalets", and "Tam", or any products of substantially similar composition or possessing substantially similar properties, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means to induce, etc., directly or indirectly, the purchase in commerce, etc., of said products, which advertisements represent, directly or by implication, (a) that the product "Enrich" is a cure or remedy for periodic pains of menstruation, acne, common diseases of the heart, stomach ulcers, colitis, lowered sex interest, arthritis, neuritis, nerve disorders, morbid fears, fear of calamity, constant worry, flushing face, nausea, heaviness of limb, vague shooting pains, heavy eyes, acid indigestion, functional disorders of the glands, nervous indigestion, anorexia, cold hands or feet, tender tense scalp, twitching muscles, ringing in the ears, sweating palms, frequent periods of ill health, poor digestion, frayed or jumpy nerves, upset stomach, gas pains, nervousness, constipation, confusion, mental depression, jealousy, embarrassment, indecision, peevishness, annoyance by noise, sensitivity to light, grouchingness, lack of confidence, lack of zest, inability to concentrate, a feeling of age, menstruation difficulties, or frigidity; (b) that the product "Enrich" is a cure or remedy or competent or effective treatment for low vitality, morning lassitude, excessive yawning, chronic drowsiness, shortness of breath, run down condition, anemia, headaches, lack of appetite, restless sleep, irregular pulse, fainting spells,

palpitation, pale cheeks or lips, swollen ankles, lack of energy or vigor, or tiredness, unless such representations be expressly limited to those cases in which such conditions are due to iron deficiency anemia, and unless such advertisement discloses that such conditions are frequently due to other causes and that in such cases said product is ineffective; (c) that the product "Enrich" will build strong nerves, strengthen every tissue of the body, help the organs to function properly, recharge the energy system, make one healthy and robust, or enable one to think more clearly or lead a happier, richer social life; (d) that the iron present in the product "Enrich" is superior to that present in Bland Pills or other medical preparations, that the iron in the product "Enrich" is in the same form as the iron in the human body, or that the iron in said product is immediately assimilated by the body without having to be converted; (e) that the product "Stamina" will have any effect upon one's stamina or capacity for physical exertion in excess of such aid as it may supply by reason of its food energy component; (f) that the product "Stamina" aids digestion, reduces excess fat, has any effect upon virility, enables one to keep young, promotes vitality, benefits the nerves, or makes one mentally alert or physically fit; (g) that the product "Stamina" is a competent or effective treatment for weak stomach, colitis, nephritis or other kidney diseases, chronic gastro-intestinal and gall bladder diseases, general weakness, low vitality, insomnia or restless sleep, mental distress, depression, morbid fears or phobias, indecision, embarrassment, a sense of impending calamity, lack of confidence, insufficient energy, peevishness, worry, sensitivity to noise or light, inability to concentrate, nervous indigestion, headaches, flushing of the face, excessive yawning, nausea, heaviness of limb, cold hands or feet, irregular pulse, tender scalp, or nervous breakdown; (h) that the product "Ritamine" is a cure or remedy or an effective preventive for colds, sinus infection, joint pains, or unsatisfactory functioning of the glands, or that the use of said product increases resistance to the rigors of winter or to diseases generally; (i) that the product "Ritamine" is a cure or remedy for heart trouble, low vitality, poor teeth, scaly skin, tooth decay, soft gums, lack of appetite, loss of muscle tone, general weakened condition of the body, or diseases arising by reason of old age; (j) that Vitamin A provides resistance to colds, sinus troubles, or infections of the respiratory tract, that Vitamin E prevents sterility, or that Vitamin G improves digestion; (k) that the product "Ritamine" will prevent low vitality, poor teeth, tooth decay, scaly skin, soft gums, lack of appetite, loss of muscle tone, a general weakened condition, heart diseases or impairment of heart action, neuritis, capillary weakness, unhealthy skin or nervous irritability, unless such representations be expressly limited to those cases in which such conditions would be due to deficiencies in the vitamins supplied by said product; (l) that the product "Joyana" provides the minimum daily requirements of all of the essential

vitamins or minerals; (m) that the product "Joyana" is a cure or remedy or a competent or effective treatment for stomach distress, that it will reduce excess weight, that it will prevent or correct baldness, dandruff or gray hair, that it will aid digestion, or that it will renew energy or increase strength; (n) that the product "Joyana" will correct low vitality, chronic fatigue, headaches, instability, nervousness, vague aches or pains, or insomnia; subject to the provision, however, that this shall not be construed as prohibiting respondents from representing that when said product is mixed with warm milk the resulting beverage may be helpful in inducing sleep; (o) that the product "Joyana" will prevent insomnia, lack of energy or strength, low vitality, chronic fatigue, headaches, irritability, nervousness, or vague aches or pains, unless such representations be expressly limited to those cases in which such conditions would be due to deficiencies in Vitamins A, B, and D; (p) that the product "Souplets" will have any significant effect upon the nerves or upon digestion; or that it aids in the reduction of excess weight except insofar as it may, by reason of its low caloric value, be used in a reducing diet; (q) that the product "Nyce Special Soap" has any effect upon the appearance of the skin other than that which may result from the cleansing of the skin; (r) that the product "Nyce Cream" will keep the skin free from blackheads, enlarged pores, or other skin blemishes, or that it will prevent muddy complexion, lifeless skin, or premature wrinkles; that it will reduce enlarged pores to normal; that it will remove accumulations of wax, dirt, dust or grime from the pores, unless such representations be limited to such accumulations as may be on the surface of the skin or in the pore openings; (s) that the product "Sorbex" prevents putrefaction, acts as a detoxifier, absorbs putrefactive toxins in the colon or small intestines, or eliminates such toxins from the body; that it has antiseptic properties; that it acts as a digestant in the stomach; that it is a competent or effective treatment for peptic or duodenal ulcers, colitis, diarrhea, enteritis, cholera infantum, typhoid, food poisoning, arthritis, or rheumatism; (t) that the product "Vitalets" supplies any significant quantity of Vitamin B, (G); that it possesses any value in the treatment of acne, pimples, blemishes, eczema, or hives, or that it will alleviate skin troubles generally; that it will increase one's capacity for physical exertion; or that it will protect the eyes, ears, nose or sinuses; or, (u) that the product "Tam" contains none of the ordinary laxative drugs, that it relieves constipation in a new way, or that it acts through natural means; that it benefits the intestinal muscles, produces healthy bowel tone, corrects or relieves piles, or aids digestion; that it increases the appetite, unless such representations be limited to those cases in which the impairment of the appetite is due to constipation; or which advertisements fail to comply with the affirmative requirements above set forth in prohibition 1 (b); prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order,

American Dietetics Company, Inc., et al.,
Docket 5070, March 19, 1948]

At a regular session of the Federal Trade Commission held at its office in the city of Washington, D. C., on the 19th day of March A. D. 1948.

In the Matter of American Dietetics Company, Inc., a Corporation, Joseph G. Spitzer and Marvin Small, Individually and as Officers of Said Corporation

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondents, testimony, and other evidence, a stipulation of facts, briefs in support of and in opposition to the complaint, and oral argument (the recommended decision of the trial examiner having been waived), and the Commission having made its findings as to the facts and its conclusion that the respondents have violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondents, American Dietetics Company, Inc., a corporation, and its officers, and Joseph G. Spitzer and Marvin Small, individually and as officers of said corporation, and respondents' agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of respondents' products designated "Enrich", "Stamina", "Ritamine", "Joyana", "Souplets", "Nyce Special Soap", "Nyce Cream", "Sorbex", "Vitalets", and "Tam", or any products of substantially similar composition or possessing substantially similar properties, do forthwith cease and desist from:

1. Disseminating or causing to be disseminated by means of the United States mails or by any means in commerce, as "commerce" is defined in the Federal Trade Commission Act, any advertisement which represents, directly or by implication:

(a) That the product "Enrich" is a cure or remedy for periodic pains of menstruation, acne, common diseases of the heart, stomach ulcers, colitis, lowered sex interest, arthritis, neuritis, nerve disorders, morbid fears, fear of calamity, constant worry, flushing face, nausea, heaviness of limb, vague shooting pains, heavy eyes, acid indigestion, functional disorders of the glands, nervous indigestion, anorexia, cold hands or feet, tender tense scalp, twitching muscles, ringing in the ears, sweating palms, frequent periods of ill health, poor digestion, frayed or jumpy nerves, upset stomach, gas pains, nervousness, constipation, confusion, mental depression, jealousy, embarrassment, indecision, peevishness, annoyance by noise, sensitivity to light, grouchingness, lack of confidence, lack of zest, inability to concentrate, a feeling of age, menstruation difficulties, or frigidity;

(b) That the product "Enrich" is a cure or remedy or competent or effective treatment for low vitality, morning lassitude, excessive yawning, chronic drowsiness, shortness of breath, run down condition, anemia, headaches, lack of appetite, restless sleep, irregular pulse, fainting spells, palpitation, pale cheeks or lips, swollen ankles, lack of energy or vigor, or tiredness, unless such representations be expressly limited to those

cases in which such conditions are due to iron deficiency anemia, and unless such advertisement discloses that such conditions are frequently due to other causes and that in such cases said product is ineffective;

(c) That the product "Enrich" will build strong nerves, strengthen every tissue of the body, help the organs to function properly, recharge the energy system, make one healthy and robust, or enable one to think more clearly or lead a happier, richer social life;

(d) That the iron present in the product "Enrich" is superior to that present in Bland Pills or other medical preparations, that the iron in the product "Enrich" is in the same form as the iron in the human body, or that the iron in said product is immediately assimilated by the body without having to be converted;

(e) That the product "Stamina" will have any effect upon one's stamina or capacity for physical exertion in excess of such aid as it may supply by reason of its food energy component;

(f) That the product "Stamina" aids digestion, reduces excess fat, has any effect upon virility, enables one to keep young, promotes vitality, benefits the nerves, or makes one mentally alert or physically fit;

(g) That the product "Stamina" is a competent or effective treatment for weak stomach, colitis, nephritis or other kidney diseases, chronic gastro-intestinal and gall bladder diseases, general weakness, low vitality, insomnia or restless sleep, mental distress, depression, morbid fears or phobias, indecision, embarrassment, a sense of impending calamity, lack of confidence, insufficient energy, peevishness, worry, sensitivity to noise or light, inability to concentrate, nervous indigestion, headaches, flushing of the face, excessive yawning, nausea, heaviness of limb, cold hands or feet, irregular pulse, tender scalp, or nervous breakdown;

(h) That the product "Ritamine" is a cure or remedy or an effective preventive for colds, sinus infection, joint pains, or unsatisfactory functioning of the glands, or that the use of said product increases resistance to the rigors of winter or to diseases generally;

(i) That the product "Ritamine" is a cure or remedy for heart trouble, low vitality, poor teeth, scaly skin, tooth decay, soft gums, lack of appetite, loss of muscle tone, general weakened condition of the body, or diseases arising by reason of old age;

(j) That Vitamin A provides resistance to colds, sinus troubles, or infections of the respiratory tract, that Vitamin E prevents sterility, or that Vitamin G improves digestion;

(k) That the product "Ritamine" will prevent low vitality, poor teeth, tooth decay, scaly skin, soft gums, lack of appetite, loss of muscle tone, a general weakened condition, heart diseases or impairment of heart action, neuritis, capillary weakness, unhealthy skin or nervous irritability, unless such representations be expressly limited to those cases in which such conditions would be due to deficiencies in the vitamins supplied by said product;

(l) That the product "Joyana" provides the minimum daily requirements of all of the essential vitamins or minerals;

(m) That the product "Joyana" is a cure or remedy or a competent or effective treatment for stomach distress, that it will reduce excess weight, that it will prevent or correct baldness, dandruff or gray hair, that it will aid digestion, or that it will renew energy or increase strength;

(n) That the product "Joyana" will correct low vitality, chronic fatigue, headaches, instability, nervousness, vague aches or pains, or insomnia; provided, however, that this order shall not be construed as prohibiting respondents from representing that when said product is mixed with warm milk the resulting beverage may be helpful in inducing sleep;

(o) That the product "Joyana" will prevent insomnia, lack of energy or strength, low vitality, chronic fatigue, headaches, irritability, nervousness, or vague aches or pains, unless such representations be expressly limited to those cases in which such conditions would be due to deficiencies in Vitamins A, B, and D;

(p) That the product "Souplets" will have any significant effect upon the nerves or upon digestion; or that it aids in the reduction of excess weight except insofar as it may, by reason of its low caloric value, be used in a reducing diet;

(q) That the product "Nyce Special Soap" has any effect upon the appearance of the skin other than that which may result from the cleansing of the skin;

(r) That the product "Nyce Cream" will keep the skin free from blackheads, enlarged pores, or other skin blemishes, or that it will prevent muddy complexion, lifeless skin, or premature wrinkles; that it will reduce enlarged pores to normal; that it will remove accumulations of wax, dirt, dust or grime from the pores, unless such representations be limited to such accumulations as may be on the surface of the skin or in the pore openings;

(s) That the product "Sorbex" prevents putrefaction, acts as a detoxifier, absorbs putrefactive toxins in the colon or small intestines, or eliminates such toxins from the body; that it has anti-septic properties; that it acts as a digestant in the stomach; that it is a competent or effective treatment for peptic or duodenal ulcers, colitis, diarrhea, enteritis, cholera infantum, typhoid, food poisoning, arthritis, or rheumatism;

(t) That the product "Vitalets" supplies any significant quantity of vitamin B, (G); that it possesses any value in the treatment of acne, pimples, blemishes, eczema, or hives, or that it will alleviate skin troubles generally; that it will increase one's capacity for physical exertion; or that it will protect the eyes, ears, nose or sinuses;

(u) That the product "Tam" contains none of the ordinary laxative drugs, that it relieves constipation in a new way, or that it acts through natural means; that it benefits the intestinal muscles, produces healthy bowel tone, corrects or relieves piles, or aids digestion; that it increases the appetite, unless such representations be limited to those cases in

which the impairment of the appetite is due to constipation;

2. Disseminating or causing to be disseminated any advertisement by any means for the purpose of inducing or which is likely to induce, directly or indirectly, the purchase of said products in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement contains any representation prohibited in paragraph 1 hereof or which fails to comply with the affirmative requirements set forth in paragraph 1 (b) hereof.

It is further ordered, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 48-4939; Filed, June 3, 1948;
8:49 a. m.]

TITLE 24—HOUSING CREDIT

Chapter I—Home Loan Bank Board

[No. 769]

PART 05—SPECIFIC DELEGATIONS OF AUTHORITY

AUTHORITY TO EXECUTE CERTAIN LEASES AND CONTRACTS

MAY 28, 1948.

Resolved that it is hereby determined that rental for District Examiners' offices and the costs of telephone and other services for such offices are necessary expenditures under the Federal Home Loan Bank Act as amended, and

Resolved further that the following shall become effective upon publication in the FEDERAL REGISTER and shall be added as a new § 05.16 of Part 05 of Chapter I of Title 24 of the Code of Federal Regulations:

§ 05.16 *Chief Examiners' authority to execute leases and contracts.* The Chief Examiner is authorized and directed, for and on behalf of the Home Loan Bank Board, to approve and execute leases for space for District Examiners' offices and contracts for telephone and other services for such offices. (Secs. 17, 19, 47 Stat. 736, 737, 49 Stat. 295, 60 Stat. 238; 12 U. S. C. 1437, 1439, 5 U. S. C. 1002)

By the Home Loan Bank Board.

[SEAL] J. FRANCIS MOORE,
Secretary.

[F. R. Doc. 48-4942; Filed, June 3, 1948;
8:51 a. m.]

Chapter V—Federal Housing Administration

PART 500—GENERAL

DELEGATION OF AUTHORITY AND ASSIGNMENT OF DUTIES

Paragraph (d) of § 500.13, *Specific delegations to named positions*, is hereby

amended by the addition of a new paragraph numbered (14), as follows:

(14) With respect to section 609: To issue commitments for insurance and to execute insurance contracts pursuant to such commitments; to approve changes in amount, changes in term, or any other modifications of commitments for insurance or of insurance contracts; to consent to the release of part or parts of property delivered as security for insured loans; and to exercise the authority of the Commissioner under the administra-

tive rules and regulations under section 609 (Parts 585 and 586 of Subchapter J of this chapter) in any instance requiring the approval of the Commissioner.

(Sec. 1, 48 Stat. 1246; 12 U. S. C. 1702; Reorg. Plan No. 3 of 1947, 12 F. R. 4981)

Issued at Washington, D. C., this 27th day of May 1948.

[SEAL] FRANKLIN B. RICHARDS,
Federal Housing Commissioner.

[F. R. Doc. 48-4932; Filed June 3, 1948;
8:48 a. m.]

TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I—Veterans' Administration

PART 01—ORGANIZATION

SUBPART B—BRANCH OFFICES

1. Section 01.50 is amended as follows:

§ 01.50 *Alphabetical list of stations by location.*

Station	Amend to Read
Buffalo 1, N. Y., 151 West Mohawk Street; Regional Office.	Buffalo 3, N. Y., Ellicott Square Building, 295 Main Street; Regional Office.
Detroit 26, Mich., Guardian Building; Regional Office.	Detroit 32, Mich., Guardian Building; Regional Office.
Hines, Ill., Supply Depot.	Hines, Ill., P. O. Box 27; Supply Depot.
Lubbock, Tex., Lubbock Army Air Field; Regional Office.	Lubbock, Tex., 1600-24 Nineteenth Street; Regional Office.
Mendota, Madison 9, Wis.; Hospital.	Mendota, Madison 9, Wis.; Hospital (to close 6-30-48).
St. Louis 19, Mo., 4200 Shrewsbury Avenue (will serve Branch Offices Nos. 6 to 10, inclusive, when activated); Midwestern Forms Depot (tentative date of activation—11-1-47.)	St. Louis 19, Mo., 4200 Shrewsbury Avenue, (serves Branch Offices Nos. 6 to 10, inclusive); Midwestern Forms Depot (open 4-1-48).

§ 01.61 *Addresses of Veterans' Administration of Field Station in Branch No. 2 Area (New York State; Puerto Rico).*

(a) Address of Branch Office No. 2:

Deputy Administrator,
Veterans' Administration Branch Office No. 2,
346 Broadway,
New York 13, New York.

(b) This is a guide to the location of VA regional offices and centers, the VA Offices thereunder, and hospitals in Branch No. 2 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Shown below are those VA Offices (formerly subregional offices), italicized with Managers-in-Charge and having assigned territory; also those VA Offices (formerly contact offices) with Officers-in-Charge.

NEW YORK STATE

Type of activity	Location	Address
Center (hospital and regional office).	Albany 1.....	Watervliet Arsenal.
VA Office....	Amsterdam.....	22-24 Market St.
VA Office....	Glens Falls.....	33-35 Ridge St.
VA Office....	Oneonta.....	175 Main St.
VA Office....	Plattsburg.....	13 City Hall Pl.
VA Office....	Poughkeepsie.....	13 Washington St.
VA Office....	Saratoga Springs.....	Veterans' Administration Hospital, 35 Ryerson St.
Regional Office.	Brooklyn 5.....	
VA Office....	Brooklyn.....	Kings County Hospital, 461 Clarkson Ave.

NEW YORK STATE—Continued

Type of activity	Location	Address
Regional Office.	Buffalo 3.....	Ellicott Square Building, 295 Main St.
VA Office....	Buffalo 1.....	151 West Mohawk St.
VA Office....	Jamestown.....	101 West Third St.
VA Office....	Niagara Falls.....	42 Falls St.
VA Office....	Olean.....	302 Laurens St.
VA Office....	Rochester.....	39 State St.
VA Office....	Hornell.....	Federal Bldg., 38-46 Broadway, 262 7th Ave.
Regional Office.	New York City 1.....	
VA Office....	Bay Shore, Long Island.....	75 4th Ave.
VA Office....	Middletown.....	16 Mulberry St.
VA Office....	Mineola, Long Island.....	Old Nassau County Courthouse.
VA Office....	Newburgh.....	Post Office Bldg.
VA Office....	Peekskill.....	City Hall, 840 Main St.
VA Office....	St. George, Staten Island.....	26 Hyatt St.
VA Office....	White Plains.....	County Office Bldg.
Regional Office.	Syracuse 2.....	Chimes Bldg., 500 South Salina St.
VA Office....	Auburn.....	Post Office Bldg.
VA Office....	Binghamton.....	64 Henry St.
VA Office....	Elmira.....	215-221 East Church St.
VA Office....	Ithaca.....	U. S. Post Office Bldg.
VA Office....	Ogdensburg.....	127 North Water St.
VA Office....	Oswego.....	118 West 3d St.
VA Office....	Utica 2.....	110 Genesee St.
VA Office....	Watertown.....	Post Office, 163 Arsenal St.
Branch of Central Office (under the jurisdiction of Central Office).	New York 13.....	80 Lafayette St.
Hospital.....	Batavia.....	Veterans' Administration Hospital.
Hospital.....	Bronx 63.....	130 West Kingsbridge Rd.
Hospital.....	Brooklyn 29.....	Manhattan Beach.
Hospital.....	Canandaigua.....	Veterans' Administration Hospital.

RULES AND REGULATIONS

NEW YORK STATE—Continued

Type of activity	Location	Address
Hospital.....	Castle Point.....	Veterans' Administration Hospital.
Hospital.....	Northport, Long Island.....	Veterans' Administration Hospital.
Hospital.....	Staten Island 2.....	Veterans' Administration Hospital.
Hospital.....	Sunmount.....	Veterans' Administration Hospital.
Center (hospital and domiciliary).....	Bath.....	Veterans' Administration Center.

PUERTO RICO
(Including the Virgin Islands)

Center (hospital and regional office).....	San Juan.....	Post Office Box 4424 (all VA mail to be sent air mail; claims folders by registered regular mail).
VA Office.....	Arecibo.....	8 Nicolas Frese St.
VA Office.....	Caguas.....	Aldrich Bldg., Muñoz Rivera and Goyco St.
VA Office.....	Cayey.....	45 Santiago Palmer St.
VA Office.....	Guayama.....	21 North Hostos St.
VA Office.....	Humacao.....	1 Font Martelo St.
VA Office.....	Mayaguez.....	66 Hostos St.
VA Office.....	Ponce.....	Post Office Bldg., Atocha St.
VA Office.....	St. Thomas (Virgin Islands).....	Charlotte Amalie.

§ 01.63 *Addresses of Veterans' Administration Field Stations in Branch Office No. 4 Area (District of Columbia; Maryland; North Carolina; Virginia; West Virginia).* (a) Address of Branch Office No. 4:

Deputy Administrator,
Veterans' Administration Branch Office No. 4,
900 North Lombardy Street,
Richmond 20, Virginia.

(b) This is a guide to the location of VA regional offices and centers, the VA Offices thereunder (formerly contract or subregional offices), and hospitals in Branch No. 4 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries.

DISTRICT OF COLUMBIA

Type of activity	Location	Address
Regional Office.....	Washington 25.....	1825 H St. NW.
Hospital.....	Washington 7.....	2650 Wisconsin Ave. NW.

MARYLAND

Regional Office.....	Baltimore 2.....	1315 St. Paul St.
VA Office.....	Annapolis.....	Post Office Bldg.
VA Office.....	Cambridge.....	Seminary Bldg., Maryland Ave.
VA Office.....	Cumberland.....	111 Union St.
VA Office.....	Frederick.....	Winchester Hall.
VA Office.....	Hagerstown.....	Earle Bldg., 74 West Washington St.
VA Office.....	Salisbury.....	Post Office Bldg.
Hospital.....	Fort Howard.....	Veterans' Administration Hospital.
Hospital.....	Perry Point.....	Veterans' Administration Hospital.

NORTH CAROLINA

Regional Office.....	Winston-Salem.....	310 West 4th St.
VA Office.....	Asheville.....	City Hall Bldg., P. O. Box 7036.

NORTH CAROLINA—Continued

Type of activity	Location	Address
Regional Office—Con. VA Office 1.....	Winston-Salem.....	310 West 4th St.
VA Office.....	Charlotte 2.....	Charlotte Sanitarium.
VA Office.....	Durham.....	302 Morris St.
VA Office.....	Elizabeth City.....	Post Office Bldg.
VA Office.....	Fayetteville.....	218 Winslow St.
VA Office.....	Gastonia.....	Armory, 519 West Franklin Ave.
VA Office.....	Greensboro.....	County Courthouse.
VA Office.....	Greensboro.....	218 South Greene St.
VA Office.....	Greenville.....	Armory, 2d and Evans Sts.
VA Office.....	Hickory.....	1355 Union Sq.
VA Office.....	Lumberton.....	Fourth and Water Sts.
VA Office.....	New Bern.....	Post Office Bldg.
VA Office.....	Raleigh.....	201 Capitol Club Bldg.
VA Office.....	Salisbury.....	Post Office Bldg.
VA Office.....	Wilmington.....	125 Customhouse.
Hospital.....	Fayetteville.....	Veterans' Administration Hospital.
Hospital.....	Oteen (near Asheville) (includes division at Swannanoa).....	Veterans' Administration Hospital.

VIRGINIA

Regional Office.....	Roanoke 1.....	211 West Campbell Ave.
VA Office.....	Bristol.....	Reynolds Arcade Bldg., 512 Cumberland St.
VA Office.....	Charlottesville.....	123 East Main St.
VA Office.....	Danville.....	Post Office Bldg.
VA Office.....	Harrisonburg.....	Post Office Bldg.
VA Office.....	Lynchburg.....	719 Church St.
VA Office.....	Newport News.....	2710 Huntington Ave.
VA Office.....	Norfolk.....	Post Office Bldg.
VA Office.....	Richmond 20.....	900 North Lombardy St.
Center (hospital and domiciliary).....	Kecoughtan.....	Veterans' Administration Center.
Hospital.....	Richmond 19.....	Veterans' Administration Hospital.
Hospital.....	Roanoke 17.....	Veterans' Administration Hospital.

WEST VIRGINIA

Regional Office.....	Huntington 1.....	824 5th Ave.
VA Office.....	Beckley.....	114 Main St.
VA Office.....	Bluefield.....	318 Federal St.
VA Office.....	Charleston 1.....	U. S. Courthouse
VA Office.....	Clarksburg.....	227 West Pike St.
VA Office.....	Martinsburg.....	Boyd Bldg.
VA Office.....	Morgantown.....	223 Fayette St.
VA Office.....	Parkersburg.....	420 Market St.
Hospital.....	Huntington 1.....	1540 Spring Valley Dr.
Center (hospital and domiciliary).....	Martinsburg.....	Veterans' Administration Center.

¹ Under a manager-in-charge, but has no assigned territory.

§ 01.64 *Addresses of Veterans' Administration Field Stations in Branch No. 5 Area (Alabama; Florida; Georgia; South Carolina; Tennessee).* (a) Address of Branch Office No. 5:

Deputy Administrator,
Veterans' Administration Branch Office No. 5,
Atlanta 3, Georgia.

(b) This is a guide to the location of VA regional offices and centers, the VA Offices thereunder, and hospitals in Branch No. 5 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Shown below are those VA Offices (formerly subregional offices), italicized, with Managers-in-Charge, which have assigned territory; also those VA Offices (for-

merly contact offices) with Officers-in-Charge.

ALABAMA

Type of activity	Location	Address
Regional Office.....	Montgomery 4.....	400 Lee St.
VA Office.....	Dothan.....	301 North Foster St.
VA Office.....	Birmingham 3.....	317 North 20th St.
VA Office.....	Anniston.....	Boozar Bldg., 13th and Moore Ave.
VA Office.....	Decatur.....	201 Gordon Dr.
VA Office.....	Mobile 10.....	Courthouse and Customhouse.
Hospital.....	Tuscaloosa.....	Veterans' Administration Hospital.
Hospital.....	Tuskegee.....	Veterans' Administration Hospital.
Hospital.....	Montgomery 10.....	Perry Hill Rd.
Supply Depot.....	Montgomery 3.....	Post Office Box 2111.

FLORIDA

Regional Office.....	Miami 19.....	3300 Northeast 2d Ave. Mail: Post Office Box 1791.
VA Office.....	Fort Lauderdale.....	County Court house.
VA Office.....	Fort Pierce.....	105 Atlantic Ave.
VA Office.....	Key West.....	Post Office Bldg.
VA Office.....	West Palm Beach.....	712 Comeau Bldg.
Regional Office.....	Pass-a-Grille Beach.....	Pass-a-Grille Beach Regional Office, Post Office Box 1437, St. Petersburg, Fla.
VA Office.....	Lakeland.....	306½ South Kentucky Ave.
VA Office.....	Tampa 6.....	Coast Guard Barracks, Davis Island.
VA Office.....	Jacksonville 1.....	Haverty Building, 317 Main St.
VA Office.....	Gainesville.....	Seagle Bldg.
VA Office.....	Marianna.....	Corner Estes and Lafayette Sts.
VA Office.....	Pensacola.....	Carpenters Hall, 114 East Gregory St.
VA Office.....	Tallahassee.....	Terry Rosa Bldg., 1439 South Monroe St.
VA Office.....	Orlando.....	Old Post Office, 42 East Central Ave.
Center (hospital and domiciliary).....	Bay Pines.....	Veterans' Administration Center.
Hospital.....	Coral Gables.....	Veterans' Administration Hospital.
Hospital.....	Lake City.....	Veterans' Administration Hospital.

GEORGIA

Regional Office.....	Atlanta 3.....	105 Pryor St. NE.
VA Office.....	Columbus.....	1320 Broad St.
VA Office.....	Valdosta.....	412 West Central Ave.
VA Office.....	Macon.....	Jacques Building, 407 Broadway.
VA Office.....	Savannah.....	Blum Building, 35 Bull St.
Hospital.....	Atlanta.....	5998 Peachtree Rd., NE.
Hospital.....	Augusta.....	Veterans' Administration Hospital.
Hospital.....	Chamblee.....	Veterans' Administration Hospital.

SOUTH CAROLINA

Regional Office.....	Fort Jackson.....	Veterans' Administration Regional Office.
VA Office.....	Charleston 10.....	The Old Citadel Bldg.
VA Office.....	Newberry.....	1216 College St.
VA Office.....	Orangeburg.....	28 St. Paul St.
VA Office.....	Rock Hill.....	131½ East Main St.
VA Office.....	Greenville.....	Finley Mather Bldg., 208 North Main St.
VA Office.....	Anderson.....	209 North Main St.
VA Office.....	Spartanburg.....	187 North Church St.
VA Office.....	Florence.....	115 South Irby St.
Hospital.....	Columbia.....	Veterans' Administration Hospital.

¹ Not for contacts concerning benefits.

TENNESSEE

Type of activity	Location	Address
Regional Office	Nashville 5.....	White Bridge Rd.
VA Office	Jackson.....	408 East Main St.
VA Office	Nashville.....	United States Courthouse Bldg., 8th and Broadway.
VA Office	Chattanooga 2.....	738 Georgia Ave., Dome Bldg.
VA Office	Knoxville 2.....	307 Commerce Ave.
VA Office	Oak Ridge.....	102 Town Hall.
VA Office	Memphis.....	145 Court Ave.
Hospital	Memphis 4.....	1025 Lamar Ave.
Hospital	Memphis 15.....	Park Ave. and Getwell St.
Hospital	Murfreesboro.....	Veterans' Administration Hospital.
Center (hospital and domiciliary)	Mountain Home.....	Veterans' Administration Center.
Hospital	Nashville 5.....	White Bridge Rd.

§ 01.65 *Addresses of Veterans' Administration Field Stations in Branch No. 6 Area (Kentucky; Michigan; Ohio).*
(a) Address of Branch Office No. 6:

Deputy Administrator,
Veterans' Administration Branch Office
No. 6,
52 South Starling Street,
Columbus 8, Ohio.

(b) This is a guide to the location of VA regional offices and centers, the VA Offices thereunder, and hospitals in Branch No. 6 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Shown below are those VA Offices (formerly sub-regional offices), italicized, with Managers-in-Charge having assigned territory; also those VA Offices (formerly contact offices) with Officers-in-Charge.

KENTUCKY

Type of activity	Location	Address
Regional Office	Louisville 3.....	1405 West Broadway.
VA Office	Ashland.....	1516 Bath Ave.
VA Office	Bowling Green.....	Courthouse, 401 Tenth St.
VA Office	Corbin.....	Waldon Bldg., 2d and Kentucky Sts.
VA Office	Covington.....	City Bldg., 3d and Court Sts.
VA Office	Frankfort.....	107 St. Clair St.
VA Office	Glasgow.....	108 South Green St.
VA Office	Harlan.....	Post Office Bldg.
VA Office	Hazard.....	Chamber of Commerce Bldg.
VA Office	Hopkinsville.....	204 East 6th St.
VA Office	Jackson.....	Post Office Bldg., Main St.
VA Office ¹	Lexington.....	508 West Main St.
VA Office	Madisonville.....	County Court-house.
VA Office	Maysville.....	21½ East 2d St.
VA Office	Owensboro.....	214½ West 3d St.
VA Office	Paducah.....	224½ South 6th St.
VA Office	Pikeville.....	Connelly Bldg.
VA Office	Somerset.....	Balsley Bldg., Market and Maple Sts.
Hospital	Fort Thomas.....	Veterans' Administration Hospital.
Hospital	Lexington.....	Veterans' Administration Hospital.
Hospital	Louisville.....	Veterans' Administration Hospital.
Hospital	Outwood (near Dawson Springs).....	Veterans' Administration Hospital.

¹ Under a manager-in-charge, but has no assigned territory—entire State of Kentucky under jurisdiction of the Louisville Regional Office.

MICHIGAN

Type of activity	Location	Address
Regional Office	Detroit 32.....	Guardian Bldg., 500 Griswold St.
VA Office	Flint 3.....	432 North Saginaw St.
VA Office	Pontiac 15.....	28 North Saginaw St.
VA Office	Escanaba.....	First National Bank Bldg., 621 Ludington St.
VA Office	Marquette.....	Post Office Bldg.
VA Office	Sault Sainte Marie.....	Post Office Bldg.
VA Office	Grand Rapids 2.....	Keeler Bldg., 60 North Division St.
VA Office	Muskegon.....	Terminal Arcade Bldg., Clay Ave.
VA Office	Traverse City.....	246 East Front St.
VA Office	Jackson.....	Courthouse, 312 South Jackson St.
VA Office	Lansing 2.....	215 South Washington Ave.
VA Office	Kalamazoo 47.....	135 North West-nedge.
VA Office	Battle Creek.....	70 West Michigan Ave.
VA Office	St. Joseph.....	503 North Pleasant St.
VA Office	Saginaw.....	Board of Commerce Bldg.
VA Office	Bay City.....	Post Office Bldg.
Hospital	Dearborn.....	Veterans' Administration Hospital.
Hospital	Fort Custer (near Battle Creek).....	Veterans' Administration Hospital.

OHIO

Regional Office	Cincinnati 2.....	209 East 6th St.
VA Office	Hamilton.....	Anthony Wayne Hotel Bldg.
VA Office	Ironton.....	306 Park Ave.
VA Office	Portsmouth.....	604 Chillicothe St.
VA Office	Columbus 15.....	209 South High St.
VA Office	Athens.....	8 President St.
VA Office	Cambridge.....	118½ North 9th St.
VA Office	Lancaster.....	201 South Broad St.
VA Office	Marietta.....	116 Front St.
VA Office	Newark.....	4½ North 2d St.
VA Office	Zanesville.....	416 Market St.
VA Office	Dayton 2.....	11 West Monument Ave.
VA Office	Lima.....	Old Post Office Bldg., High and Elizabeth Sts.
VA Office	Springfield.....	Arade Hotel.
Regional Office	Cleveland 14.....	Cuyahoga Bldg.
VA Office	Ashtabula 1.....	Post Office Bldg.
VA Office	Cleveland.....	13705 St. Clair Ave.
VA Office	Elyria.....	Elyria Savings & Trust Co. Bldg.
VA Office	Lorain.....	305 Broadway Ave.
VA Office	Akron.....	72-76 High St.
VA Office	Canton 2.....	117 Walnut Ave. NE.
VA Office	New Philadelphia.....	152 North Broadway.
VA Office	Mansfield.....	115 Park Ave. W.
VA Office	Marion.....	196 South Main St.
VA Office	Steubenville.....	224 North 5th St.
VA Office	East Liverpool.....	Municipal Bldg., 126 West 6th St.
VA Office	St. Clairsville.....	Masonic Temple Bldg., Main St.
VA Office	Toledo 4.....	501 Huron St., Veterans Bldg.
VA Office	Sandusky.....	Feick Bldg., 158 East Market St.
VA Office	Tiffin.....	84½ South Washington St.
VA Office	Youngstown 5.....	Union National Bank Bldg.
VA Office	Warren.....	Post Office Bldg.
Hospital	Brecksville.....	Veterans' Administration Hospital.
Hospital	Chillicothe.....	Veterans' Administration Hospital.
Hospital	Cleveland 9.....	7300 York Rd.
Center (hospital and domiciliary)	Dayton.....	Veterans' Administration Center.

§ 01.66 *Addresses of Veterans' Administration Field Stations in Branch No. 7 Area (Illinois; Indiana; Wisconsin).* (a) Address of Branch Office No. 7:

Deputy Administrator,
Veterans' Administration Branch Office
No. 7,

17 North Dearborn Street,
Chicago 2, Illinois.

(b) This is a guide to the location of VA regional offices and centers, the VA Offices thereunder, and hospitals in Branch No. 7 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Shown below are those VA Offices (formerly subregional offices), italicized, with Managers-in-Charge and having assigned territory; also those VA Offices (formerly contact offices) with Officers-in-Charge.

ILLINOIS

Type of activity	Location	Address
Regional Office	Chicago 6.....	366 West Adams St.
VA Office	Chicago.....	6236 Cottage Grove Ave.
VA Office	East St. Louis.....	435 Missouri Ave.
VA Office	Centralia.....	137-9 North Locust St.
VA Office	Gary, Ind.....	Gerometta Bldg., 301 East 5th Ave.
VA Office	Peoria.....	517 Fulton St., Graham Bldg.
VA Office	Moline.....	1630 3th Ave.
VA Office	Rockford.....	301-5 South Main St., Cutler Bldg.
VA Office	Springfield.....	400-410 East Monroe St.
VA Office	Urbana.....	120 West Elm.
Hospital	Danville.....	Veterans' Administration Hospital.
Hospital	Downey (near Waukegan).....	Veterans' Administration Hospital.
Hospital	Dwight.....	Veterans' Administration Hospital.
Hospital	Hines (near Maywood).....	Veterans' Administration Hospital.
Hospital	Marion.....	Veterans' Administration Hospital.
Supply Depot ¹	Hines.....	Veterans' Administration Supply Depot.

INDIANA

Regional Office	Indianapolis 9.....	36 South Pennsylvania St.
VA Office	Bloomington.....	102½ West 6th St.
VA Office	Evansville.....	16¼ Southeast 2d St.
VA Office	Fort Wayne 2.....	220 East Jefferson St.
VA Office	West Lafayette.....	545 Northwestern Ave.
VA Office	Muncie.....	1123 South Mulberry St.
VA Office	New Albany.....	Division St. School Bldg.
VA Office	Richmond.....	Morton Center, 9th and B Sts.
VA Office	South Bend 2.....	224 West Jefferson St.
VA Office	Terre Haute.....	120 South 7th St.
Hospital	Indianapolis 44.....	2601 Cold Spring Rd.
Hospital	Marion.....	Veterans' Administration Hospital.
Hospital	Fort Benjamin Harrison (near Indianapolis).....	Veterans' Administration Hospital.

WISCONSIN

Regional Office	Milwaukee 2.....	342 North Water St.
VA Office	Racine.....	Arade Bldg., 423 North Main St.
VA Office	Eau Claire.....	Mappa School, 118 Mappa St.
VA Office	Superior.....	805 East Belknap St.
VA Office	Green Bay.....	311 South Adams St.
VA Office	La Crosse.....	408 South Fourth St.
VA Office	Madison 3.....	448 State St.
VA Office	Wausau.....	Courthouse Annex, 4th and Scott.
Hospital	Mendota (near Madison).....	Veterans' Administration Hospital (to close about 6-30-48).

¹ Not for contacts concerning benefits.

RULES AND REGULATIONS

WISCONSIN—Continued

Type of activity	Location	Address
Hospital.....	Tomah.....	Veterans' Administration Hospital.
Hospital.....	Waukesha.....	Veterans' Administration Hospital.
Center (hospital and domiciliary).	Wood.....	Veterans' Administration Center.

§ 01.67 *Addresses of Veterans' Administration Field Stations in Branch No. 8 Area (Iowa; Minnesota; Nebraska; North Dakota; South Dakota).* (a) Address of Branch Office No. 8:

Deputy Administrator,
Veterans' Administration Branch Office
No. 8,
Ft. Snelling,
St. Paul 11, Minnesota.

(b) This is a guide to the location of VA regional offices and centers, the VA Offices thereunder, and hospitals in Branch No. 8 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Shown below are those VA Offices (formerly subregional offices), italicized, with Managers-in-Charge and having assigned territory; also those VA Offices (formerly contact offices) with Officers-in-Charge.

IOWA

Type of activity	Location	Address
Center (regional office and hospital)	Des Moines 9.....	Veterans' Administration Center.
VA Office.....	Burlington.....	214-15 Washington St.
VA Office.....	Cedar Rapids.....	111 3d Ave. SW.
VA Office.....	Council Bluffs.....	Post Office Bldg.
VA Office.....	Davenport.....	Arcade Bldg., 111 East 3d St.
VA Office.....	Dubuque.....	Bank and Insurance Bldg.
VA Office.....	Fort Dodge.....	Snell Bldg., 803 Central Ave.
VA Office.....	Iowa City.....	104 South Clinton St.
VA Office.....	Mason City.....	Post Office Bldg.
VA Office.....	Ottumwa.....	208 South Green St.
VA Office.....	Sioux City 9.....	Badgerow Bldg., 632 4th St.
VA Office.....	Waterloo.....	East Park Ave. and Mulberry St.
Hospital.....	Knoxville.....	Veterans' Administration Hospital.

MINNESOTA

Regional Office.....	Minneapolis 8.....	1006 West Lake St.
VA Office.....	Duluth 2.....	Christie Bldg., 120 North 4th Ave. W.
VA Office.....	Hibbing.....	Civic Lounge, Memorial Bldg.
VA Office.....	Mankato.....	203 South 2d St.
VA Office.....	Rochester.....	322 1st Ave. S.W.
VA Office.....	St. Cloud.....	Grand Central Hotel, 2 5th Ave.
VA Office.....	St. Paul 1.....	Commerce Bldg., 4th and Wabasha.
Hospital.....	Minneapolis 17.....	54th St. and 48th Ave. S.
Hospital.....	St. Cloud.....	Veterans' Administration Hospital.

NEBRASKA

Regional Office.....	Lincoln 1.....	Veterans Bldg., 12th and O Sts.
VA Office.....	Grand Island.....	314½ North Locust St.
VA Office.....	Hastings.....	Post Office Bldg.
VA Office.....	North Platte.....	118½ East 6th St.
VA Office.....	Omaha (overflow of regional office).	Federal Office Bldg., 15th and Dodge Sts.

NEBRASKA—Continued

Type of activity	Location	Address
Regional Office—Con.	Lincoln 1.....	Veterans Bldg., 12th and O Sts.
VA Office.....	Alliance.....	114 East 4th St.
VA Office.....	Norfolk.....	111 South 1st St.
Hospital.....	Lincoln 1.....	Veterans' Administration Hospital.

NORTH DAKOTA

Center (regional office and hospital).	Fargo.....	Veterans' Administration Center.
VA Office.....	Bemidji, Minn.....	304 3d St.
VA Office.....	Bismarck.....	Federal Bldg.
VA Office.....	Fargo.....	Universal Bldg., 510 4th Ave. N.
VA Office.....	Fergus Falls, Minn.....	104 South Court St.
VA Office.....	Grand Forks.....	102 North 4th St.
VA Office.....	Jamestown.....	111 1st St. W.
VA Office.....	Minot.....	104 1st Ave. SW.

SOUTH DAKOTA

Regional Office.....	Sioux Falls.....	Veterans' Administration Regional Office.
VA Office.....	Aberdeen.....	Western Union Bldg.
VA Office.....	Brookings.....	324-326 Main St.
VA Office.....	Mitchell.....	221-223 North Main
VA Office.....	Rapid City.....	521 South 8th Ave.
VA Office.....	Watertown.....	Post Office Bldg.
VA Office.....	Yankton.....	417 Walnut St.
Hospital.....	Fort Meade.....	Veterans' Administration Hospital.
Center (hospital and domiciliary).	Hot Springs.....	Veterans' Administration Center.

§ 01.68 *Addresses of Veterans' Administration Field Stations in Branch No. 9 Area (Arkansas; Kansas; Missouri; Oklahoma).* (a) Address of Branch Office No. 9:

Deputy Administrator,
Veterans' Administration Branch Office No. 9,
420 Locust Street,
St. Louis 2, Missouri.

(b) This is a guide to the location of VA regional offices, centers, the VA Offices thereunder, and hospitals in Branch No. 9 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Shown below are VA Offices with Managers-in-Charge (formerly subregional offices), italicized, which have assigned territory; also VA Offices with Officers-in-Charge which were formerly contact offices.

ARKANSAS

Type of activity	Location	Address
Regional Office.....	Little Rock.....	Federal Bldg.
VA Office.....	Arkadelphia.....	1010 6th St.
VA Office.....	Batesville.....	113 West Main St.
VA Office.....	Blytheville.....	116 South 2d St.
VA Office.....	Fayetteville.....	27 South Block St.
VA Office.....	Forrest City.....	Planters Bank Bldg.
VA Office.....	Ft. Smith.....	South 12th and A Sts.
VA Office.....	Harrison.....	Seville Hotel.
VA Office.....	Helena.....	Solomon Bldg.
VA Office.....	Hot Springs.....	Citizens Bldg.
VA Office.....	Jonesboro.....	Jonesboro Clinic Bldg.
VA Office.....	Pine Bluff.....	502½ West 5th St.
VA Office.....	Russellville.....	Courthouse, 100 Main St.
VA Office.....	Texarkana.....	Old Federal Court, 4th and Texas Aves.
VA Office.....	El Dorado.....	Federal Bldg.
Hospital.....	Fayetteville.....	Veterans' Administration Hospital.

ARKANSAS—Continued

Type of activity	Location	Address
Hospital.....	North Little Rock.....	Veterans' Administration Hospital.

KANSAS

Regional Office.....	Wichita 15.....	3801 South Oliver St.
VA Office.....	Dodge City.....	McCarty Realty Bldg., 612 2d Ave.
VA Office.....	Hays.....	City Hall, 135 West 11th St.
VA Office.....	Hutchinson.....	Post Office Bldg.
VA Office.....	Pittsburg.....	City Auditorium, 5th and Pine Sts.
VA Office.....	Salina.....	114½ West Iron St.
VA Office.....	Topeka.....	215 West 10th St., Masonic Temple.
Center (hospital and domiciliary).	Wadsworth.....	Veterans' Administration Center.
Hospital.....	Wichita 8.....	Kellogg and Bleckley Dr.
Hospital.....	Topeka.....	Veterans' Administration Hospital.

MISSOURI

Regional Office.....	Kansas City 6.....	Municipal Auditorium, 13th and Wyandotte Sts.
VA Office.....	Chillicothe.....	619-621 Locust St., P. O. Box 411.
VA Office.....	Horton, Kans.....	115 East 10th St.
VA Office.....	Lawrence, Kans.....	1035 Massachusetts St.
VA Office.....	Maryville.....	115 West 4th St.
VA Office.....	Sedalia.....	511 South Ohio St.
VA Office.....	St. Joseph 7.....	814 Frederick Ave.
VA Office.....	Springfield.....	Willhoit Bldg., Pershing and Jefferson Sts.
VA Office.....	Joplin.....	223 West 3d St.
Regional Office.....	St. Louis 2.....	415 Pine St.
VA Office.....	Cape Girardeau.....	400-415 Broadway St.
VA Office.....	Kennett.....	Post Office Bldg.
VA Office.....	Poplar Bluff.....	New State Bank Bldg., Main and Vine Sts.
VA Office.....	Jefferson City.....	Post Office Bldg.
VA Office.....	Columbia.....	715-A Broadway.
VA Office.....	Hannibal.....	Post Office Bldg.
VA Office.....	Moberly.....	121 North 5th St.
VA Office.....	Rolla.....	702 Pine St.
Hospital.....	Excelsior Springs.....	Veterans' Administration Hospital.
Hospital.....	Jefferson Barracks 23.....	Veterans' Administration Hospital.
Hospital.....	Springfield.....	Veterans' Administration Hospital.

OKLAHOMA

Regional Office.....	Muskogee.....	2d and Court Sts.
VA Office.....	Hugo.....	Post Office Bldg.
VA Office.....	McAlester.....	Box 799, Post Office Bldg.
VA Office.....	Tulsa 3.....	Bethlehem Bldg., 2d and Boston Sts.
VA Office.....	Bartlesville.....	Post Office Bldg.
VA Office.....	Vinita.....	Federal Bldg.
Regional Office.....	Oklahoma City.....	1101 North Broadway.
VA Office.....	Ada.....	Federal Bldg., 131 East 12th St.
VA Office.....	Ardmore.....	206½ West Main
VA Office.....	Enid.....	Old Post Office Bldg.
VA Office.....	Norman.....	Woodrow Wilson Center
VA Office.....	Shawnee.....	Lindsey and Jenkins Sts.
VA Office.....	Shawnee.....	107 North Broadway
VA Office.....	Woodward.....	905½ Main St.
VA Office.....	Lawton.....	Federal Bldg., P. O. Box 1185
Hospital.....	Muskogee.....	Memorial Station, Honor Heights Dr.
Hospital.....	Oklahoma City.....	Veterans' Administration Hospital.

§ 01.69 *Addresses of Veterans' Administration Field Stations in Branch No. 10 Area (Louisiana; Mississippi; Texas).* (a) Address of Branch Office No. 10:

Deputy Administrator,
Veterans' Administration Branch Office No.
10,
1114 Commerce Street,
Dallas 2, Texas.

(b) This is a guide to the location of VA regional offices, centers, the VA Offices thereunder, and hospitals in Branch No. 10 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Shown below are VA Offices with Managers-in-Charge (formerly subregional offices), italicized, which have assigned territory; also VA Offices with Officers-in-Charge which were formerly contact offices.

LOUISIANA

Type of activity	Location	Address
Regional Office	New Orleans 12	333 St. Charles St.
VA Office	Baton Rouge	701-703 Laurel St.
VA Office	Hammond	City Hall
VA Office	Houma	Terrebonne Parish Courthouse
VA Office	Lafayette	216 Jefferson St.
VA Office	Lake Charles	921 1/2 Ryan St.
Regional Office	Shreveport 63	501 Oakley Dr.
VA Office	Bastrop	225 East Madison St.
VA Office	Monroe	136 South Grand St.
VA Office	Natchitoches	514 Second Ave.
VA Office	Ruston	303 North Vienna St.
VA Office	Alexandria 5	1201 6th St.
VA Office	Winnfield	Winn Parish Courthouse
Hospital	Alexandria	Veterans' Administration Hospital
Hospital	New Orleans 12	Veterans' Administration Hospital

MISSISSIPPI

Regional Office	Jackson	Veterans' Administration Regional Office
VA Office	Brookhaven	121-125 South Railroad St.
VA Office	Kosciusko	Potts Bldg., North Jackson St.
VA Office	McComb	104 1/2 Main St.
VA Office	Natchez	328 1/2 Main St.
VA Office	Vicksburg	1323 Washington St.
VA Office	Yazoo City	Yazoo City Hall
VA Office	Greenwood	315 Howard St.
VA Office	Clarksdale	McWilliams Bldg., 3d and Yazoo Sts.
VA Office	Greenville 1	Paxton Bldg., Main and Poplar Sts.
VA Office	Grenada	Honeycutt Bldg., 30 South Main St.
VA Office	Hattiesburg	U. S. O. Bldg., 222 West Front St.
VA Office	Gulfport	American Legion Bldg., 13th St. and 26th Ave.
VA Office	Laurel	408 North Magnolia St.
VA Office	Pascagoula	Bacot Bldg., 262 Delmas Ave.
VA Office	Meridian	814-818 22d Ave.
VA Office	Columbus	City Auditorium, 605 2d Ave.
VA Office	Philadelphia	Stubbs Bldg., Church and Beacon Sts.
VA Office	Tupelo	409 South Spring St.
Center (hospital and domiciliary)	BHoxi	Veterans' Administration Center
Hospital	Gulfport	Veterans' Administration Hospital
Hospital	Jackson	Veterans' Administration Hospital

TEXAS

Regional Office	Dallas 9	Love Field
VA Office	Greenville	2716 Lee St.
VA Office	Paris	231 Lamar Ave.
VA Office	Sherman	109 South Travis St.
VA Office	Fort Worth	Texas and Pacific Bldg.

TEXAS—Continued

Type of activity	Location	Address
Regional Office—Con.	Dallas 9	Love Field
VA Office	Cleburne	111 1/2 East Henderson
VA Office	Denton	201-7 West Hickory St.
VA Office	Mineral Wells	207 Southwest 1st Ave.
VA Office	Wichita Falls	903 Indiana Ave.
VA Office	Longview	Bldg. 78 and T-79, Letourneau Technical Institute
VA Office	Marshall	Mahon Bldg.
VA Office	Mount Pleasant	105 West 4th St.
VA Office	Tyler	116 1/2 South College Ave.
Regional Office	Houston 2	Federal Office Bldg.
VA Office	Brenham	105 East Main St.
VA Office	Galveston	25th and Church Sts.
VA Office	Goose Creek	114 North Ashbel St.
VA Office	Huntsville	1118 Avenue L.
VA Office	Beaumont	450 Tevis St.
VA Office	Port Arthur	Post Office Bldg.
Regional Office	Lubbock	1600-24 19th St.
VA Office	Abilene	104 Pine St.
VA Office	Big Spring	116 West 2d St.
VA Office	Odessa	County Courthouse
VA Office	San Angelo	201 Rust Bldg.
VA Office	Amarillo	Oliver-Eagle Bldg.
VA Office	Childress	County Courthouse
VA Office	El Paso	102 South El Paso St.
Regional Office	San Antonio 5	102 West Crockett St.
VA Office	Corpus Christi	Weber Bldg., 319 Mesquite St.
VA Office	Harlingen	Post Office Bldg.
VA Office	Laredo	Post Office Bldg.
VA Office	Victoria	Federal Bldg.
VA Office	Weslaco	516 Texas Ave.
Center (regional office and hospital)	Waco	Veterans' Administration Center
VA Office	Austin 15	900 Lavaca
VA Office	Brownwood	200 East Baker St.
VA Office	Bryan	Howell Bldg., Main and 27th
VA Office	Corsicana	State National Bank Bldg., 101 North Beaton St.
VA Office	Palestine	Post Office Bldg.
VA Office	Temple	Federal Bldg. North 1st and Adams Sts.
Hospital	Amarillo	Veterans' Administration Hospital
Hospital	Dallas 2	Veterans' Administration Hospital
Hospital	Legion (near Kerrville)	Veterans' Administration Hospital
Hospital	McKinney	Veterans' Administration Hospital
Hospital	Temple	Veterans' Administration Hospital

§ 01.71 Addresses of Veterans' Administration Field Stations in Branch No. 12 Area (Arizona; California; Nevada; Territory of Hawaii, Guam, and Marianas Islands). (a) Address of Branch Office No. 12:

Deputy Administrator,
Veterans' Administration Branch Office No. 12,
180 New Montgomery Street,
San Francisco 5, California.

(b) This is a guide to the location of VA regional offices and centers, the VA Offices thereunder, and hospitals, in Branch No. 12 Area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Shown below are those VA Offices (formerly subregional offices), italicized, which have assigned territory; also those VA Offices which were formerly contact offices.

ARIZONA

Type of activity	Location	Address
Regional Office	Phoenix	Ellis Building, 137 North 2d Ave.
VA Office	Flagstaff	Arizona State College
VA Office	Globe	106 North Broad St.
VA Office	Tucson	Greenway Station
VA Office	Yuma	198 Main St.
Hospital	Phoenix	Post Office Box 2290
Hospital	Tucson	Veterans' Administration Hospital
Center (hospital and domiciliary)	Whipple	Veterans' Administration Center

CALIFORNIA

Regional Office	Los Angeles 25	1380 South Sepulveda Boulevard
VA Office	Pasadena	137 North Marengo Ave.
VA Office	Bakersfield	1100 Golden State Highway
VA Office	Long Beach	215 American Ave.
VA Office	San Bernardino	1120 North "E" St.
VA Office	Las Vegas, Nev.	209 South 3d St.
VA Office	Santa Barbara	735 State St.
VA Office	San Luis Obispo	864 Santa Rosa St.
Regional Office	San Diego 12	Post Office Box 1111 (Telegraphic Address: 325 B St.)
VA Office	El Centro	6th and Main Sts.
VA Office	Oceanside	122 North Cleveland St.
Regional Office	San Francisco 3	49 4th St.
VA Office	San Francisco	180 New Montgomery St.
VA Office	Fresno 1	2145 Fresno St.
VA Office	Oakland	1305 Franklin St.
VA Office	Richmond	4113 MacDonald Ave.
VA Office	Sacramento	921 Tenth St.
VA Office	Redding	1407 California St.
VA Office	Vallejo	34 George St.
VA Office	San Jose	439 South 1st St.
VA Office	Salinas	6 West Gabilan St.
VA Office	Santa Rosa	Lemmon Bldg., 533 5th St.
VA Office	Eureka	Courthouse Bldg.
VA Office	Stockton	237 East Miner Ave.
Hospital	Livermore	Veterans' Administration Hospital
Center (hospital and domiciliary)	Los Angeles 25	Sawtelle and Wilshire Bldgs.
Hospital	Oakland 12	13th and Harrison Sts.
Hospital	Palo Alto	Veterans' Administration Hospital
Hospital	San Fernando	Veterans' Administration Hospital
Hospital	San Francisco 21	42d and Clement St.
Hospital	Van Nuys	Veterans' Administration Hospital
Supply Depot ¹	Wilmington	Post Office Box 385
Western Forms Depot ¹ (serves Branches 11, 12, and 13).	Oakland	Taft-Pennoyer Bldg., 15th and Clay Sts.

NEVADA

Center (regional office and hospital)	Reno	Veterans' Administration Center
VA Office	Elko	470 Commercial St.

TERRITORY OF HAWAII, GUAM, AND MARIANAS ISLANDS

Regional Office	Honolulu 1	Post Office Box 3198 (all VA mail to be sent air mail; claims folders by registered regular mail; radios: c/o Mitsukoshi Bldg.)
VA Office	Hilo, Hawaii	Post Office Box 1770 (Post Office Bldg.)
VA Office	Walluku, Maui	Post Office Box 1731 (Wadsworth Federal Bldg.)

¹Not for contacts concerning benefits.

TERRITORY OF HAWAII, GUAM, AND MARIANAS ISLANDS—Continued

Type of activity	Location	Address
Regional Office—Con. VA Special Office (Mr. Nats Russell in charge).	Honolulu 1.....	Post Office Box 3198
	Guam, Marianas Islands.	Veterans' Administration Representative, Guam, Commander, Marianas, Box 34, c/o Fleet Postmaster, San Francisco, Calif.

§ 01.72 *Addresses of Veterans' Administration Field Stations in Branch No. 13 Area (Colorado; New Mexico; Utah; Wyoming).* (a) Address of Branch Office No. 13:

Deputy Administrator,
Veterans' Administration Branch Office
No. 13,
Post Office Box 1260,
(Denver Federal Center),
Denver 1, Colorado.

(b) This is a guide to the location of VA regional offices, centers, the VA offices thereunder, and hospitals, in Branch No. 13 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Shown below are VA Offices with Managers-in-Charge (formerly subregional offices), italicized, which have assigned territory; also VA Offices with Officers-in-Charge which were formerly contact offices.

COLORADO

Type of activity	Location	Address
Regional Office	Denver 2.....	1108 15th St.
VA Office.....	Boulder.....	1424 Pearl St.
VA Office.....	Colorado Springs.	121 East Pikes Peak Ave.
VA Office.....	Durango.....	Federal Bldg.
VA Office.....	Ft. Collins.....	125 Linden St.
VA Office.....	Grand Junction.....	308½ Main St.
VA Office.....	Greeley.....	Greeley Bldg., 827 8th St.
VA Office.....	Pueblo.....	120 North Main St.
VA Office.....	Sterling.....	Federal Bldg.
VA Office.....	Trinidad.....	108 S. Commercial St.
Hospital.....	Ft. Logan.....	Veterans' Administration Hospital.
Hospital.....	Ft. Lyon (near Las Animas, Bent County).	Veterans' Administration Hospital.

NEW MEXICO

Regional Office	Albuquerque.....	115 S. 3d St.
VA Office.....	Albuquerque.....	400 West Gold Ave.
VA Office.....	Carlsbad.....	County Court-house.
VA Office.....	Clovis.....	City Hall.
VA Office.....	Gallup.....	Post Office Bldg.
VA Office.....	Las Cruces.....	County Court-house.
VA Office.....	Las Vegas.....	Post Office Bldg.
VA Office.....	Roswell.....	City Hall.
VA Office.....	Santa Fe.....	Radio Plaza Bldg.
Hospital.....	Albuquerque.....	P. O. Box 1344.
Hospital.....	Fort Bayard (near Silver City, Grant County).	Veterans' Administration Hospital.

UTAH

Regional Office	Salt Lake City 4..	1710 S. Redwood Rd.
VA Office.....	Ogden.....	2411 Kiesel Ave.
VA Office.....	Price.....	Post Office Bldg.
VA Office.....	Provo.....	37 East Center St.
VA Office.....	Salt Lake City 1..	212 Southwest Temple St.

RULES AND REGULATIONS
UTAH—Continued

Type of activity	Location	Address
Hospital.....	Salt Lake City 3..	Veterans' Administration Hospital.
WYOMING		
Center (regional office and hospital).	Cheyenne.....	Veterans' Administration Center.
VA Office.....	Laramie.....	209 Grand Ave.
VA Office.....	Rock Springs.....	307 C St.
VA Office.....	Casper.....	124 West 2d St.
Hospital.....	Sheridan.....	Veterans' Administration Hospital.

(Sec. 3, 60 Stat. 238; 5 U. S. C. 1002)

[SEAL]

O. W. CLARK,
Executive Assistant,
Administrator.

[F. R. Doc. 48-4896; Filed, June 3, 1948;
9:00 a. m.]

TITLE 42—PUBLIC HEALTH
**Chapter I—Public Health Service,
Federal Security Agency**
PART 21—COMMISSIONED OFFICERS
SUBPART Q—FOREIGN SERVICE ALLOWANCES

Effective June 1, 1948, Appendix A (13 F. R. 2541) is revised to read as follows:

FOREIGN SERVICE ALLOWANCE RATES
OFFICERS
Class I

Station			Travel
Subsistence	Quarters	Total	
None	None	None	\$7.00

NOTE: The above allowances are applicable to all countries and places outside the continental United States not otherwise listed herein.

Class II

\$2.55	\$2.50	\$5.05	\$8.00
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Czechoslovakia. Colombia (except Bogota).

Class III

\$2.55	\$3.75	\$6.30	\$9.00
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Hungary.

Class IV

\$3.00	\$0.75	\$3.75	\$7.00
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Cuba (except Havana). Brazil (except Rio de Janeiro, Sao Paulo and Recife).
Belgium. Costa Rica. Ecuador.
Great Britain and Northern Ireland (except London). Honduras.
Guatemala. El Salvador.
Nicaragua. Dominican Republic.
Chile (except Punta Arenas). Surinam.
Paraguay. Bolivia.
Morocco.
Peru.

Class V

\$3.00	\$1.00	\$4.00	\$7.00
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Afghanistan. Liberia (except Monrovia).
Algeria. Netherlands.
Alaska. Norway.
Argentina. Recife, Brazil.
Bermuda. Spain.
China. Sweden.
Denmark. Tunisia.
Ethiopia. Trieste (free city of).
Finland. Union of South Africa.
Irish Free State. Uruguay.
Italy (except Rome);

FOREIGN SERVICE ALLOWANCE RATES—Con.
OFFICERS—continued
Class VI

Station			Travel
Subsistence	Quarters	Total	
\$3.75	\$0.75	\$4.50	\$7.25

Burma (except Rangoon).

Class VII

\$3.75	\$1.00	\$4.75	\$8.00
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Portugal.

Class VIII

\$3.75	\$1.50	\$5.25	\$8.00
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Ceylon.
Egypt (except Cairo).
India.
French Indo-China.
Turkey.

Philippine Islands.
Mexico City.
London.
Pakistan (except Karachi).
Siam.

Class IX

\$3.75	\$2.00	\$5.75	\$9.00
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Bogota, Colombia.

Class X

\$3.75	\$3.00	\$6.75	\$10.00
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Cairo, Egypt.

Switzerland.

Class XI

\$3.75	\$4.00	\$7.75	\$11.00
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Bulgaria.

Netherlands, East Indies.

Class XII

\$4.50	\$1.50	\$6.00	\$9.00
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Havana, Cuba.
Syria.

Monrovia, Liberia.

Class XIII

\$5.25	\$1.75	\$7.00	\$10.00
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Iraq.
Trans-Jordan.

Palestine.
Rome, Italy.

Class XIV

\$6.00	\$1.50	\$7.50	\$10.00
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Republic of Lebanon.
Rangoon, Burma.
Singapore.

Turkey.
Malayan Union.
Karachi, Pakistan.

Class XV

\$9.00	\$5.00	\$14.00	\$18.00
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Union of Soviet Socialist Republics.

Class XVI

\$6.00	\$3.00	\$9.00	\$12.00
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Iceland.
Yugoslavia.

Rumania.

Class XVII

None	\$1.75	\$1.75	\$7.00
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Australia.

Class XVIII

\$3.00	None	\$3.00	\$7.00
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Paris and Orly Field, France.

FOREIGN SERVICE ALLOWANCE RATES—Con.
OFFICERS—continued
Special Classification

Station			Travel
Subsistence	Quarters	Total	
\$8.25	\$3.75	\$12.00	\$12.00

Greece (personnel not in receipt of diplomatic exchange rate).

NOTE: Greece (personnel in receipt of diplomatic exchange rate, allowances prescribed in Class I applicable).

\$5.25	\$3.75	\$9.00	\$9.00
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Punta Arenas, Chile.

\$6.75	\$3.25	\$10.00	\$11.00
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Poland (personnel not in receipt of diplomatic exchange rate).

NOTE: Poland (personnel in receipt of diplomatic exchange rate, allowances prescribed in Class I applicable).

\$3.75	\$3.25	\$7.00	\$7.00
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Bahrain Island, Persian Gulf.

\$3.75	\$4.75	\$8.50	\$8.50
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Rio de Janeiro, Brazil. Sao Paulo, Brazil.

\$6.75	\$5.25	\$12.00	\$15.00
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Venezuela.

[SEAL]

W. P. DEARING,
Acting Surgeon General.

Approved: June 1, 1948.

J. DONALD KINGSLEY,
Acting Federal Security
Administrator.

[F. R. Doc. 48-4963; Filed, June 3, 1948;
8:56 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—Bureau of Land Management, Department of the Interior

Subchapter A—Alaska [Circular 1680]

PART 74—RIGHTS-OF-WAY RIGHT OF WAY FOR ROADWAY

Section 74.27, relating to rights-of-way for roadways in Alaska, is amended by adding thereto a paragraph reading as follows:

§ 74.27 *Right of way for roadway.* * * *

The act of July 24, 1947 (61 Stat. 418, 48 U. S. C. 321d) amended the act of June 30, 1932 (47 Stat. 446) by adding at the end thereof a new section, as follows:

SEC. 5. In all patents for lands hereafter taken up, entered, or located in the Territory of Alaska, and in all deeds by the United States hereafter conveying any lands to which it may have reacquired title in said Territory not included within the limits of any organized municipality, there shall be expressed that there is reserved, from the lands described in said patent or deed, a right-of-way thereon for roads, roadways, highways, tram-

ways, trails, bridges, and appurtenant structures constructed or to be constructed by or under the authority of the United States or of any State created out of the Territory of Alaska. When a right-of-way reserved under the provisions of this Act is utilized by the United States or under its authority, the head of the agency in charge of such utilization is authorized to determine and make payment for the value of the crops thereon if not harvested by the owner, and for the value of any improvements, or for the cost of removing them to another site, if less than their value.

(R. S. 453, 2478; 43 U. S. C. 2, 1201)

MARION CLAWSON,
Director.

Approved: May 26, 1948.

J. A. KRUG,
Secretary of the Interior.

[F. R. Doc. 48-4920; Filed, June 3, 1948;
8:46 a. m.]

Subchapter 5—Rights of Way [Circular 1682]

PART 244—RIGHTS OF WAY FOR CANALS, DITCHES, RESERVOIRS, WATER PIPE LINES, TELEPHONE AND TELEGRAPH LINES, TRAMROADS, ROADS AND HIGHWAYS, OIL AND GAS PIPE LINES, ETC.

RIGHTS-OF-WAY THROUGH PUBLIC LANDS AND RESERVATIONS FOR OIL AND NATURAL GAS PIPE LINES AND PUMPING PLANT SITES

Section 244.50 is amended to read as follows:

§ 244.50 *Use of pipe line.* The applicant shall state in the application the specific use, within the purview of the act, to which the pipe line is to be put, and any approval of the right-of-way

shall be limited to such use, unless otherwise stated in the approval. No change in the use of the pipe lines from that authorized by the approval of the right-of-way shall be allowed except as follows:

(a) In case of pipe lines engaged in interstate transportation, a change may be made only with approval in writing first obtained from the Director, Bureau of Land Management, and upon such terms and conditions as the Director may prescribe as a prerequisite to the approval of the change of use.

(b) In case of pipe lines engaged solely in intrastate transportation, a change may be made by the grantee in the use of the pipe line for the transportation of products within the purview of the act, from that specified in the approval of the right-of-way, provided, written notice of such change is filed with the Director, Bureau of Land Management, not less than 15 days in advance of the actual change of use. Such notice must be accompanied by a showing as to whether the change in use is to be temporary or permanent, and, a statement that such change will not result in any hardship or injustice to persons operating under Federal leases who may be dependent on the pipe line as the means of transportation of their products to existing markets, and must be accompanied by the consent in writing of such lessees to the change of use. (Sec. 28, 49 Stat. 678; 30 U. S. C. 185)

MARION CLAWSON,
Director.

Approved: May 25, 1948.

MASTIN G. WHITE,
Acting Assistant Secretary of
the Interior.

[F. R. Doc. 48-4921; Filed, June 3, 1948;
8:46 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

[7 CFR, Part 728]

WHEAT, 1949 CROP

NOTICE OF PROPOSED PROCLAMATION WITH RESPECT TO NATIONAL ACREAGE ALLOTMENT AND MARKETING QUOTA

Pursuant to Title III of the Agricultural Adjustment Act of 1938, as amended (7 U. S. C. and Sup., 1301-1393), the Secretary of Agriculture is required by section 332 thereof to proclaim not later than July 15 the national acreage allotment for the 1949 crop of wheat. In preparing to issue such proclamation the Secretary has under consideration sections 304 and 371 (b) of the act, which provide that the marketing quota provisions thereof shall not be invoked or continued in effect with respect to any one of the several commodities to which farm marketing quotas are applicable in case the Secretary finds a suspension or termination of the provisions necessary to protect consumers,

to meet a national emergency, or to provide for a material increase in exports.

Any persons interested in the proclamation to be made by the Secretary may submit their views thereon in writing to the Director, Grain Branch, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C. All submissions must be postmarked not later than June 20, 1948.

Issued at Washington, D. C., this 1st day of June 1948.

[SEAL]

RALPH S. TRIGG,
Administrator.

[F. R. Doc. 48-4950; Filed, June 3, 1948;
8:52 a. m.]

[7 CFR, Part 961]

HANDLING OF MILK IN PHILADELPHIA, PA.,
MARKETING AREA

DECISION WITH RESPECT TO PROPOSED
MARKETING AGREEMENT AND TO PROPOSED
AMENDMENTS TO ORDER

Pursuant to the Agricultural Marketing Agreement Act of 1937, as amended

PROPOSED RULE MAKING

(7 U. S. C. 601 et seq.), and in accordance with applicable rules of practice and procedure, as amended (7 CFR, Cum. Supp. 900.1 et seq., 12 F. R. 1159, 4904), notice was given on March 24, 1947 of a hearing to be held April 9, 1947 at Philadelphia, Pennsylvania on the order regulating the handling of milk in the Philadelphia, Pennsylvania milk marketing area, and such hearing was held April 9 through 11, 1947. A recommended decision, based on the record of such hearing, was issued by the Assistant Administrator of the Production and Marketing Administration on June 27, 1947, and interested parties were given until July 12, 1947 to file exceptions thereto. Some of the exceptions filed contended that the action recommended by the Assistant Administrator was not fully explored and considered at the hearing, and indicated that additional evidence might be available which was not presented at the hearing.

In order that such action as might be taken on the proposals at the hearing could be based on complete evidence, the Secretary of Agriculture issued a decision September 2, 1947, reopening the hearing, setting forth the desire of the Department of Agriculture to secure a re-statement of the proposals presented for hearing, to receive new evidence on these matters, and carry out a reexamination of all issues involved. The Assistant Administrator of the Production and Marketing Administration was directed by the Secretary to fix a date by appropriate notice to interested parties for holding the reopened hearing after affording a reasonable prior opportunity to interested parties to submit additional or modified proposals to him for inclusion in such notice of hearing.

Although adequate opportunity for the submission of such proposals has been afforded since the issuance of the decision of September 2, 1947, no such proposals have been received relative to the major issues. Because of the extended period of time which now has elapsed since the hearing, and in view of the exceptions referred to in the September 2, 1947, decision, it is necessary to determine whether the evidence already received should be used as the basis for a final decision on the issues involved. It is concluded that the issues relating to the price of milk to producers should not be resolved on the basis of the proposals and evidence made on the record of the April 1947 hearing. The other issues considered at the April 1947 hearing either are so related to the price issues to the extent that no decision can be issued on these matters until the price issues are resolved or should not be decided on the basis of the record taken more than a year ago. In view of the extended period of time which now has elapsed since the hearing, and since the decision of September 2, 1947, it is further concluded that a reopening of said hearing would no longer serve any useful purpose which could not be better served by a new hearing. The present action in no way prevents interested parties from requesting and obtaining a new hearing on proposals affecting the handling of milk under the order regu-

lating the handling of milk in the Philadelphia, Pennsylvania, marketing area.

It is therefore ordered, That the aforesaid hearing of April 9-11, 1947, be closed and that no amendment shall be issued on the basis of the record of said hearing.

Issued at Washington, D. C., this 1st day of June 1948.

[SEAL] N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 48-4931; Filed, June 3, 1948;
8:48 a. m.]

FEDERAL SECURITY AGENCY

Food and Drug Administration

[21 CFR, Part 155]

INSPECTION OF CANNED SHRIMP

NOTICE OF PROPOSED RULE MAKING

Notice is hereby given that the Federal Security Administrator, in accordance with the provisions of section 702A of the Federal Food, Drug, and Cosmetic Act (49 Stat. 871; 21 U. S. C., 372a) and of section 4 of the Administrative Procedure Act (60 Stat. 238-239; 5 U. S. C., Supp. 1003), hereby affords an opportunity to all interested persons to submit their views in writing to the Hearing Clerk, Federal Security Agency, Room 3346,

Federal Security Building, Fourth Street and Independence Avenue, SW., Washington, D. C., within a period of thirty (30) days from the date of publication of this notice in the FEDERAL REGISTER, upon the Administrator's proposals to amend the regulations for the inspection of canned shrimp published in the FEDERAL REGISTER of July 2, 1942 (7 F. R. 4945), as amended in the FEDERAL REGISTER of June 10, 1943 (8 F. R. 7751), June 15, 1944 (9 F. R. 6583), June 30, 1945 (10 F. R. 7971), October 13, 1945 (10 F. R. 12800), June 1, 1946 (11 F. R. 5904), May 23, 1947 (12 F. R. 3318-19), November 1, 1947 (12 F. R. 7108), and April 30, 1948 (13 F. R. 2345) as follows:

1. In § 155.02 *Inspection periods*, by deleting the period at the end of the first sentence of paragraph (d) of this section, and adding the following: "Provided, That written application for such suspension is made at least two weeks prior to the beginning of the closed season."

2. In § 155.05 *General requirements for plant and equipment*, by deleting subparagraph (7) of paragraph (n) of this section.

3. In § 155.08 *Processing*, by substituting for the present paragraph (b) the following new paragraph:

(b) The following processes shall be the minimum employed for the containers indicated:

DRY PACK

Kind of container	Liner	Size	Time at 240° F.	Time at 250° F.
			Minutes	Minutes
Tin	1-piece	211 x 400	80	60
Do	3-piece or no liner	211 x 400	70	50
Do	do	307 x 208	70	50
Do	do	307 x 400	75	55

WET PACK

Kind of container	Size	Time at 240° F.	Time at 250° F.
		Minutes	Minutes
Tin	211 x 400 (and smaller)	25	13
Do	307 x 208	25	13
Do	307 x 400	25	13
Do	502 x 510	27	16
Glass	2 to 9 fl. oz. inclusive	22	14

4. In § 155.12 *Inspection fees*, by dividing paragraph (b) into four subparagraphs, as follows:

Subparagraph (1) shall include all the context comprising the first sentence.

Subparagraph (2) shall include all the context comprising the second sentence.

Subparagraph (3) shall include all the context comprising the third sentence.

Subparagraph (4) shall include all the context comprising the fourth, fifth, sixth, and seventh sentences.

5. In § 155.12, paragraph (e), by changing the designation of the account to which the payments required by these regulations shall be deposited to read "special account 'Certification and Inspection Services, Food and Drug Administration.'"

Dated: May 28, 1948.

[SEAL] J. DONALD KINGSLEY,
Acting Administrator.

[F. R. Doc. 48-4964; Filed, June 3, 1948;
8:56 a. m.]

[21 CFR, Part 155]

INSPECTION OF CANNED OYSTERS

NOTICE OF PROPOSED RULE MAKING

Notice is hereby given that the Federal Security Administrator, in accordance with the provisions of section 702A of the Federal Food, Drug, and Cosmetic Act (49 Stat. 871; 21 U. S. C., 372a) and of section 4 of the Administrative Procedure Act (60 Stat. 238-239; 5 U. S. C., Supp. 1003), hereby affords an opportunity to all interested persons to submit their views in writing to the Hearing Clerk, Federal Security Agency, Room 3346, Federal Security Building, Fourth Street and Independence Avenue, SW., Washington, D. C., within a period of thirty (30) days from the date of publication of this notice in the FEDERAL REGISTER, upon the Administrator's proposals to amend the regulations for the inspection of canned oysters published in the FEDERAL REGISTER of January 4,

1944 (9 F. R. 56), as amended in the FEDERAL REGISTER of February 2, 1944 (9 F. R. 1203), June 15, 1944 (9 F. R. 6584), October 21, 1944 (9 F. R. 12675), June 30, 1945 (10 F. R. 7971), October 13, 1945 (10 F. R. 12800), October 23, 1946 (11 F. R. 12379), May 23, 1947 (12 F. R. 3318), and April 30, 1948 (13 F. R. 2345) as follows:

1. In § 155.30 *Application for inspection service*, by omitting therefrom paragraph (b) and designating paragraph (c) as (b).

2. In § 155.35 *General requirements for plant and equipment*, by omitting

therefrom subparagraph (7) under paragraph (c).

3. In § 155.42 *Inspection fees*, by dividing paragraph (b) into four subparagraphs, as follows:

Subparagraph (1) shall include all the context comprising the first sentence.

Subparagraph (2) shall include all the context comprising the second sentence.

Subparagraph (3) shall include all the context comprising the third sentence.

Subparagraph (4) shall include all the context comprising the fourth, fifth, sixth, and seventh sentences.

4. In § 155.42, paragraph (e), by changing the designation of the account to which the payments required by these regulations shall be deposited to read "special account 'Certification and Inspection Services, Food and Drug Administration.'"

Dated: May 28, 1948.

[SEAL] J. DONALD KINGSLEY,
Acting Administrator.

[F. R. Doc. 48-4965; Filed, June 3, 1948; 8:56 a. m.]

NOTICES

DEPARTMENT OF THE NAVY

[No. 4 (f)]

LANDING SHIPS, DOCK, LSD

CERTIFICATE OF SECRETARY OF NAVY

Whereas, the act of December 3, 1945 (Public Law 239, 79th Congress) provides that any requirement as to the number, position, range of visibility or arc of visibility of navigation lights, required to be displayed by naval vessels under acts of Congress, as enumerated in said act of December 3, 1945, shall not apply to any vessel of the Navy where the Secretary of the Navy shall find or certify that, by reason of special construction, it is not possible with respect to such vessel or class of vessels to comply with statutory requirements as to the number, position, range of visibility or arc of visibility of navigation lights; and

Whereas, a study of the arrangement and position of the navigation lights of that type of naval vessels known as Landing Ships, Dock, LSD, has been made in the Navy Department and, as a result of such study, it has been determined that because of their special construction it is not possible for Landing Ships, Dock, LSD, to comply with the requirements of the statutes enumerated in said act of December 3, 1945.

Now, therefore, I, John L. Sullivan, Secretary of the Navy, as a result of the aforesaid study do hereby find and certify that the type of naval vessels known as Landing Ships, Dock, LSD, are naval vessels of special construction and that on such vessels, with respect to the position of the additional white light (commonly termed the range light), it is not possible to comply with the requirements of the statutes enumerated in the act of December 3, 1945. Further, I do find and certify that it is feasible to locate the said additional white light (commonly termed the range light), if such light is installed, forward of the masthead light in such position that the said additional white light and the masthead light shall be in line with the keel and the after light shall be at least fifteen feet higher than the forward light and the vertical distance between the two lights shall be less than the horizontal distance. I further direct that the aforesaid additional white light, if such light is installed, shall be located in the man-

ner above described and I further certify that such location constitutes compliance as closely with the applicable statutes as I hereby find to be feasible.

Dated at Washington, D. C., this 27th day of May A. D. 1948.

JOHN L. SULLIVAN,
Secretary of the Navy.

[F. R. Doc. 48-4923; Filed, June 3, 1948; 8:46 a. m.]

[No. 6 (a)]

AUXILIARY MOTOR MINE SWEEPERS, AMS

CERTIFICATE OF SECRETARY OF NAVY

Whereas, the act of December 3, 1945 (Public Law 239, 79th Congress) provides that any requirement as to the number, position, range of visibility or arc of visibility of navigation lights, required to be displayed by naval vessels under acts of Congress, as enumerated in said act of December 3, 1945, shall not apply to any vessel of the Navy where the Secretary of the Navy shall find or certify that, by reason of special construction, it is not possible with respect to such vessel or class of vessels to comply with statutory requirements as to the number, position, range of visibility or arc of visibility of navigation lights; and

Whereas, a study of the arrangement and position of the navigation lights of that type of naval vessels known as Auxiliary Motor Mine Sweepers, AMS, has been made in the Navy Department and, as a result of such study, it has been determined that because of their special construction it is not possible for Auxiliary Motor Mine Sweepers, AMS, to comply with the requirements of the statutes enumerated in said act of December 3, 1945;

Now, therefore, I, John L. Sullivan, Secretary of the Navy, as a result of the aforesaid study do hereby find and certify that the type of naval vessels known as Auxiliary Motor Mine Sweepers, AMS, are naval vessels of special construction and that on such vessels, with respect to the position of the additional white light (commonly termed the range light), it is not possible to comply with the requirements of the statutes enumerated in the act of December 3, 1945. Further, I do find and certify that it is

feasible to locate the said additional white light (commonly termed the range light), if such light is installed, forward of the masthead light in such position that the said additional white light and the masthead light shall be in line with the keel and the after light shall be at least fifteen feet higher than the forward light and the vertical distance between the two lights shall be less than the horizontal distance. I further direct that the aforesaid additional white light, if such light is installed, shall be located in the manner above described and I further certify that such location constitutes compliance as closely with the applicable statutes as I hereby find to be feasible.

Dated at Washington, D. C., this 27th day of May A. D. 1948.

JOHN L. SULLIVAN,
Secretary of the Navy.

[F. R. Doc. 48-4922; Filed, June 3, 1948; 8:46 a. m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

WYOMING

AIR-NAVIGATION SITE WITHDRAWAL NO. 250

By virtue of the authority contained in section 4 of the act of May 24, 1928, 45 Stat. 729 (U. S. C. Title 49, sec. 214), it is ordered as follows:

Subject to valid existing rights, the following-described public land in Wyoming is hereby withdrawn from all forms of appropriation under the public land laws and reserved for the use of the Civil Aeronautics Administration, Department of Commerce, in the maintenance of air-navigation facilities, the reservation to be known as Air-Navigation Site Withdrawal No. 250:

SIXTH PRINCIPAL MERIDIAN

T. 21 N., R. 90 W.,
Sec. 28, SW $\frac{1}{4}$ SW $\frac{1}{4}$.

The area described contains 40 acres. This order shall take precedence over, but shall not modify the order of the Acting Secretary of the Interior of October 31, 1936, establishing Wyoming Grazing District No. 3, so far as it affects the above-described land.

It is intended that the public land described herein shall be returned to the administration of the Department of the Interior when it is no longer needed for the purpose for which it is reserved.

MASTIN G. WHITE,
Acting Assistant Secretary
of the Interior.

MAY 26, 1948.

[F. R. Doc. 48-4918; Filed, June 3, 1948;
8:45 a. m.]

[Misc. 2090803]

NEW MEXICO

CLASSIFICATION ORDER

MAY 11, 1948.

1. Pursuant to the authority delegated to me by the Secretary of the Interior by Order No. 2325 dated May 24, 1947 (43 CFR, 4.275 (b) (3), 12 F. R. 3566), I hereby classify under the small tract act of June 1, 1938 (52 Stat. 609), as amended July 14, 1945 (59 Stat. 467, 43 U. S. C. sec. 682a), as hereinafter indicated, the following described public lands in the Las Cruces, New Mexico, land district, embracing 160 acres:

SMALL TRACT CLASSIFICATION NO. 143

NEW MEXICO NO. 14

For Leasing, for Home and Business Site
Purposes

T. 23 S., R. 1 E., N. M. P. M.
Sec. 20, NE $\frac{1}{4}$.

2. These lands are located in Dona Ana County, New Mexico, five miles westerly of Las Cruces and one mile west of the village of Fairacres. U. S. Highway 70-80 crosses the land in a northeasterly-southwesterly direction. The power line of the El Paso Electric Company crosses the NE $\frac{1}{4}$ NE $\frac{1}{4}$. Subsurface water, consisting of seepage from the Rio Grande River is found at depths of eight to twelve feet below the surface. This water is not suitable for domestic use and wells for home use will require a depth of 100 to 120 feet for good water.

3. Las Cruces, the county seat of Dona Ana County, with a population of 9,000, is five miles easterly of the area. The city is equipped with modern schools, stores, public utilities, and churches of the leading religious denominations. Rail and bus lines serve the area.

4. Pursuant to § 257.9 of the Code of Federal Regulations (43 CFR 257, Circ. 1647, May 27, 1947, and Circ. 1665, November 19, 1947), a preference right to a lease is accorded to those applicants whose applications (a) were regularly filed under the regulations issued pursuant to the act, prior to 11:00 a. m. on March 20, 1946, as to the NE $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 20, and prior to 8:23 a. m. on November 15, 1946, as to the W $\frac{1}{2}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 20, and (b) are for the type of site for which the land subject thereunder has been classified. As to such applications, this order shall become effective upon the date on which it is signed.

5. As to the land not covered by the applications referred to in paragraph 4,

this order shall not become effective to permit the leasing of such land under the small tract act of June 1, 1938, cited above, until 10:00 a. m. on July 13, 1948. At that time such land shall, subject to valid existing rights and the provisions of existing withdrawals, become subject to application, petition, location, or selection, as follows:

(a) *Ninety-day period for other preference right filings.* For a period of 90 days from 10:00 a. m. on July 13, 1948, to close of business on October 12, 1948, inclusive, to (1) application under the small tract act of June 1, 1938, by qualified veterans of World War II, for whose service recognition is granted by the act of September 27, 1944 (58 Stat. 747), as amended May 31, 1947 (61 Stat. 123, 43 U. S. C. sec. 279), and by other qualified persons entitled to credit for service under the said Act, subject to the requirements of applicable law, and (2) application under any applicable public land law, based on prior existing valid settlement right and preference rights conferred by existing law or equitable claims subject to allowance and confirmation. Application by such veterans shall be subject to claims of the classes described in subdivision (2).

(b) *Advance period for simultaneous preference-right filings.* All applications by such veterans and persons claiming preference rights superior to those of such veterans filed at 11:00 a. m. on March 20, 1946, as to the NE $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 20, and at 8:23 a. m. on November 15, 1946, as to the W $\frac{1}{2}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ and NW $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 20, or thereafter, up to and including 10:00 a. m. on July 13, 1948, shall be treated as simultaneously filed.

(c) *Date for nonpreference right filings authorized by the public land laws.* Commencing at 10:00 a. m. on October 13, 1948 any of the land remaining unappropriated shall become subject to application under the small tract act by the public generally.

(d) *Advance period for simultaneous nonpreference right filings.* Applications under the small tract act by the general public filed at 11:00 a. m. on March 20, 1946, as to the NE $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 20, and at 8:23 a. m. on November 15, 1946, as to the W $\frac{1}{2}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ and NW $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 20, or thereafter, up to and including 10:00 a. m. on October 13, 1948, shall be treated as simultaneously filed.

6. Veterans shall accompany their applications with certified copies of their certificates of discharge, or other satisfactory evidence of their military or naval service. Other persons entitled to credit for service shall file evidence of their right to credit in accordance with 43 CFR 181.38 (Circ. 1588). Persons asserting preference rights, through settlement or otherwise, and those having equitable claims, shall accompany their applications by duly corroborated affidavits in support thereof, setting forth in detail all facts relevant to their claims.

7. All applications referred to in paragraphs 4 and 5, which shall be filed in the district land office at Las Cruces, New Mexico, shall be acted upon in accordance with the regulations contained in § 295.6

of Title 43 of the Code of Federal Regulations (Circ. 324, May 22, 1914, 43 L. D. 254), to the extent that such regulations are applicable. Applications under the small tract act of June 1, 1938, shall also be governed by the regulations contained in Part 257 of Title 43 of the Code of Federal Regulations.

8. Lessees under the small tract act of June 1, 1938, will be required, within a reasonable time after execution of the lease, to construct upon the leased land, to the satisfaction of the appropriate officer of the Bureau of Land Management authorized to sign the lease, improvements which, in the circumstances are presentable, substantial, and appropriate for the use for which the lease is issued. Leases will be for a period of 5 years at an annual rental of \$5 for home sites, payable for the entire lease period in advance of the issuance of the lease. The rental for business sites will be in accordance with a schedule of graduated charges based on gross income, with a minimum charge of \$20, payable yearly in advance, the remainder, if any, to be paid within 30 days after each yearly anniversary of the lease.

9. All of the lands will be leased in tracts of approximately 5 acres, each being approximately 330 by 660 feet, the longer dimension extending east and west. The tracts, whenever possible must conform in description with the rectangular system of surveys as one compact unit; i. e., the N $\frac{1}{2}$ or the S $\frac{1}{2}$ of a quarter-quarter-quarter section.

10. Preference right leases referred to in paragraph 4 will be issued for the land described in the application, irrespective of the direction of the tract, provided the tract conforms or is made to conform to the area and dimensions specified above.

11. Where only one 5-acre tract in a 10-acre subdivision is embraced in a preference right application, the Acting Manager is authorized to accept applications for the remaining 5-acre tract extending in the same direction so as to fill out the subdivision, notwithstanding the direction of the tract may be contrary to that specified in paragraph 9.

12. All inquiries relating to these lands shall be addressed to the Acting Manager, District Land Office, Las Cruces, New Mexico.

MARION CLAWSON,
Director.

[F. R. Doc. 48-4919; Filed, June 3, 1948;
8:45 a. m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket Nos. 6883, 8934]

CRESCENT BROADCAST CORP. AND RADIO
ANTHRACITE, INC. (WHWL)

ORDER DESIGNATING APPLICATIONS FOR CON-
SOLIDATED HEARING ON STATED ISSUES

In re applications of Crescent Broad-
cast Corporation, Shenandoah, Pennsyl-
vania, Docket No. 6883, File No. BP-4092;
Radio Anthracite, Inc. (WHWL), Nanti-
coke, Pennsylvania, Docket No. 8934, File
No. BP-6616; for construction permits.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 27th day of May 1948;

The Commission having under consideration a petition filed August 18, 1947, by Crescent Broadcast Corporation for reconsideration of the action of the Commission on July 28, 1947, which designated for hearing on stated issues its above-entitled application seeking the facilities 980 kc, 5 kw, unlimited time, using a directional antenna day and night, and asking that said application be granted without a hearing, and also having under consideration the above-entitled application of Radio Anthracite, Inc., seeking a construction permit to change frequency of Station WHWL, Nanticoke, Pennsylvania, from 730 kc, 1 kw, daytime only, to 980 kc, 500 watts, 1 kw-LS, unlimited time, using a directional antenna at night; and

It appearing, that the aforesaid applications involve mutually prohibitive interference;

It is ordered, That pursuant to section 3.09 (a) of the Communications Act of 1934, as amended, the said application of Radio Anthracite, Inc. be and it is hereby designated for hearing in a consolidated proceeding with the application of Crescent Broadcast Corporation on June 25, 1948, at Washington, D. C., upon the following issues:

1. To determine the technical, financial, and other qualifications of the applicant corporation, its officers, directors and stockholders to construct and operate Station WHWL as proposed.

2. To determine the areas and populations which may be expected to gain or lose primary service from the operation of Station WHWL as proposed and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of Station WHWL as proposed would involve objectionable interference with any other existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of Station WHWL as proposed would involve objectionable interference with the services proposed in the pending application of Crescent Broadcast Corporation, Shenandoah, Pennsylvania (File No. BP-4092, Docket No. 6883) or in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of Station WHWL as proposed would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

7. To determine on a comparative basis which, if either, of the applications

in this consolidated proceeding should be granted.

It is further ordered, That the Commission's order of July 28, 1947, designating the above-entitled application of Crescent Broadcast Corporation for hearing, be, and it is hereby amended to include the above-entitled application of Radio Anthracite, Inc., and to include among the issues for hearing, Issue No. 7 stated above.

It is further ordered, That the aforesaid petition of Crescent Broadcast Corporation be, and it is hereby, denied.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-4946; Filed, June 3, 1948;
8:52 a. m.]

[Docket Nos. 8179, 8180, 8991, 8992]

BLACKHAWK BROADCASTING CO. ET AL.

ORDER DESIGNATING APPLICATIONS FOR CONSOLIDATED HEARING ON STATED ISSUES

In re applications of Blackhawk Broadcasting Company, Sterling, Illinois, Docket No. 8179, File No. BP-5409; WTAX, Inc. (WTAX), Springfield, Illinois, Docket No. 8180, File No. BP-5588; Glen Clawson, Janice Clawson, Gerald Clawson and Wayne Baker, a partnership d/b as The Shelbyville Broadcasting Company, Shelbyville, Illinois, Docket No. 8991; File No. BP-6438; F. F. McNaughton and Louis B. Leurig, a partnership d/b as La Salle County Broadcasting Company (WLPO), La Salle, Illinois, Docket No. 8992, File No. BP-6612; for construction permits.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 27th day of May 1948;

The Commission having under consideration the above-entitled applications of The Shelbyville Broadcasting Company, requesting a permit to construct a new standard broadcast station to operate on 1250 kc, with 250 w power, daytime only, at Shelbyville, Illinois; and of La Salle County Broadcasting Company, requesting a permit to change the facilities of station WLPO, La Salle, Illinois, from 1220 kc, with 250 w power, daytime only, to 1250 kc, with 500 w power, unlimited time, using a directional antenna;

It appearing, that the said applications involve slight mutual interference; that the said application of The Shelbyville Broadcasting Company involves interference with station WTAX (1240 kc), Springfield, Illinois, and with the above-entitled application to increase power of station WTAX from 100 w to 250 w; and that the said application of La Salle County Broadcasting Company involves serious interference with the services proposed in the above-entitled application of Blackhawk Broadcasting Company, requesting new facilities on 1240 kc, with 100 w power, unlimited time, at Sterling, Illinois;

It further appearing, that the said applications of WTAX, Inc. (WTAX) and Blackhawk Broadcasting Company have been designated for hearing in a consoli-

dated proceeding scheduled to begin on June 7, 1948, at Washington, D. C.;

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said applications of the Shelbyville Broadcasting Company and La Salle County Broadcasting Company be, and they are hereby, designated for hearing in said consolidated proceeding, upon the following issues:

1. To determine the legal, technical, financial and other qualifications of The Shelbyville Broadcasting Company and the partners to construct and operate the proposed station, and the technical, financial and other qualifications of La Salle County Broadcasting Company and the partners to construct and operate station WLPO as proposed.

2. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed station and station WLPO as proposed, and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station and station WLPO as proposed would involve objectionable interference with stations WTAX, Springfield, Illinois; WGL, Fort Wayne, Indiana; WMAW, Milwaukee, Wisconsin; or with any other existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station and station WLPO as proposed would involve objectionable interference with each other, or with the services proposed in any of the other applications in this consolidated proceeding or in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station and station WLPO as proposed would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations, especially, insofar as the Shelbyville application is concerned, with respect to the operation of a Class IV station on a regional channel.

7. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

It is further ordered, That WTAX, Inc., licensee of station WTAX, Springfield, Illinois; Farnsworth Television and Radio Corporation, licensee of station WGL, Fort Wayne, Indiana; and Midwest Broadcasting Company, licensee of station WMAW, Milwaukee, Wisconsin, be, and they are hereby, made parties to this proceeding;

It is further ordered. That the Commission's order of April 10, 1947, designating for hearing the said applications of Blackhawk Broadcasting Company and WTAX, Inc. (WTAX) be, and it is hereby, amended to include said applications of The Shelbyville Broadcasting Company and La Salle County Broadcasting Company; to change issue No. 7 in said order to read as issue No. 7. above stated; and to change issue No. 1. in said order to read as follows:

1. To determine the legal, technical, financial and other qualifications of Blackhawk Broadcasting Company, its officers, directors and stockholders to construct and operate the proposed station, and the technical, financial and other qualifications of WTAX, Inc., its officers, directors and stockholders to construct and operate WTAX as proposed.

It is further ordered. That the hearing in said consolidated proceeding be, and it is hereby, continued to 10:00 a. m. on June 15, 1948, at Washington, D. C.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-4948; Filed, June 3, 1948;
8:52 a. m.]

[Docket Nos. 8532, 9007, 9008]

MARMAT RADIO CO. ET AL.

ORDER DESIGNATING APPLICATIONS FOR CONSOLIDATED HEARING ON STATED ISSUES

In re applications of James L. Mattly, Guy Marchetti, Fred Marchetti, Reno Marchetti, Umberto Cantelmi and Julian Cantelmi, a partnership d/b as Marmat Radio Company Bakersfield, California, Docket No. 8532, File No. BP-6184; Stanislaus County Broadcasters, Inc., Modesto, California, Docket No. 9007, File No. BP-6713; A. J. Victor, E. K. Bowman, Ken Barton, Clifford E. Kwid, Edward J. Murset, Jr., J. Herman, Jr. and Paul B. Sogg, a partnership d/b as Central Valley Broadcasters, Merced, California, Docket No. 9008, File No. BP-6423; for construction permits.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 27th day of May 1948;

The Commission having under consideration the above-entitled application of Stanislaus County Broadcasters, Inc., for permit to construct a new standard broadcast station in Modesto, California, to operate on the frequency 970 kc, with 1 kw power, unlimited time, employing DA-1; A. J. Victor, et al., requesting a permit to construct a new station in Merced, California, to operate with 1 kw power daytime only on the frequency 980 kc; and

It appearing, that the Commission, on October 16, 1947, designated for hearing the above-entitled application of James L. Mattly, et al., requesting a permit to construct a new standard broadcast station in Bakersfield, California, to operate on the frequency 970 kc, with 5 kw power, unlimited time, employing a directional antenna at night and that

hearing thereon is scheduled for June 2, 1948, at Washington, D. C.

It is ordered. That pursuant to section 309 (a) of the Communications Act of 1944, as amended, the above-entitled applications of Stanislaus County Broadcasters, Inc., and A. J. Victor, et al., be, and they are hereby, designated for hearing in a consolidated proceeding with the said application of James L. Mattly, et al., upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant partnership and the partners and of the applicant corporation, Stanislaus County Broadcasters, Inc., its officers, directors and stockholders to construct and operate the respectively proposed stations.

2. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed stations and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed stations would involve objectionable interference with any existing United States broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation proposed in the application of Stanislaus County Broadcasters, Inc. would involve objectionable interference with Station XEJ, Ciudad Juarez, Chihuahua, Mexico or with any other existing foreign broadcast station, as defined in the North American Regional Broadcasting Agreement, and, if so, the nature and extent of such interference.

6. To determine whether the operation of the proposed stations would involve objectionable interference each with the other or with the other applications in this proceeding or with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

7. To determine whether the installation and operation of the proposed stations would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

8. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

It is further ordered. That the order of the Commission dated October 16, 1947 designating for hearing the application of James L. Mattly et al. be, and it is hereby, amended to include the applications of Stanislaus County Broadcasters, of James L. Mattly, et al. be, and it is issue No. 6 therein to conform with Issue No. 8 above.

It is further ordered. That KOIN, Inc., and KROW, Inc., licensees respectively

of Stations KOIN, Portland, Oregon and KROW, Oakland, California be, and they are hereby made parties to these proceedings.

It is further ordered. That the hearing heretofore scheduled for June 2, 1948, be, and it is hereby, continued to June 16, 1948, at 10:00 a. m. at Washington, D. C.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-4949; Filed, June 3, 1948;
8:52 a. m.]

[Docket No. 8995]

WORCESTER BROADCASTING CO.

ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of Marvin Handleman and Howard P. Handleman, d/b as Worcester Broadcasting Company, Worcester, Massachusetts, Docket No. 8995, File No. BP-5533; for construction permit.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 27th day of May 1948;

The Commission having under consideration the above-entitled application of Marvin Handleman and Howard P. Handleman, d/b as Worcester Broadcasting Company, Worcester, Massachusetts requesting a construction permit for a new standard broadcast station to operate on 970 kc, with 1 kw power, using a directional antenna, unlimited time, at Worcester, Massachusetts;

It is ordered. That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application be, and it is hereby, designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the technical, financial, and other qualifications of the applicant partnership and the partners to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with station WCSH, Portland Maine, or with any other existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any pending applications for broadcast facilities and, if so, the nature and extent thereof, the

areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations, with particular reference to the coverage of the Worcester metropolitan district.

It is further ordered, That Congress Square Hotel Company, licensee of station WCSH, Portland, Maine, be, and it is hereby, made a party to this proceeding.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-4945; Filed, June 3, 1948;
8:51 a. m.]

[Docket Nos. 8996, 8997]

BELVEDERE BROADCASTING CORP. AND
SIDNEY H. TINLEY, JR.

ORDER DESIGNATING APPLICATIONS FOR CONSOLIDATING HEARING ON STATED ISSUES

In re applications of Belvedere Broadcasting Corporation, Baltimore, Maryland, Docket No. 8996, File No. BP-5856; Sidney H. Tinley, Jr., Baltimore, Maryland, Docket No. 8997, File No. BP-6674; for construction permits.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 27th day of May 1948;

The Commission having under consideration the above-entitled applications of Belvedere Broadcasting Corporation and of Sidney H. Tinley, Jr., each requesting a construction permit for a new standard broadcast station to operate on 1400 kc, with 250 w power, unlimited time, at Baltimore, Maryland;

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said applications be, and they are hereby, designated for hearing in a consolidated proceeding at a time and place to be designated by subsequent order of the Commission upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicants and the officers, directors and stockholders of the applicant corporation to construct and operate the proposed stations.

2. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed stations and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether they would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed stations would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the

availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed stations would involve objectionable interference with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the proposed installations and operations would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

7. To determine the overlap, if any, that will exist between the service areas of the proposed station of Sidney H. Tinley and of Station WSID at Essex, Maryland, the nature and extent thereof, and whether such overlap, if any, is in contravention of § 3.35 of the Commission's rules.

8. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-4947; Filed, June 3, 1948;
8:52 a. m.]

CLASS B FM BROADCAST STATIONS

ORDER AMENDING REVISED TENTATIVE ALLOCATION PLAN

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 27th day of May 1948;

The Commission having under consideration an amendment of its Revised Tentative Allocation Plan for Class B FM Broadcast Stations to the extent that in the allocation to Olean, New York, Channel No. 238 will be deleted and Channel No. 239 will be substituted therefor, for the purpose of reducing the interference which would be caused by the operation of a station on Channel No. 238 in Olean, New York; and

It appearing, that the operation of a station on Channel 238 in Olean, New York, would result in interference to a station operating at Johnstown, Pennsylvania, on Channel 238 which has been allocated to that city; and

It further appearing, that the adoption of said amendment would result in the reduction of the above interference; that it would not increase interference to any other station, existing, proposed or contemplated by present allocations; that it would not affect the number of Class B FM channels allocated to Olean, New York, or to any other city; that it would not require any change in the channel assignment of any existing FM authorization; and that no existing requirements of the Commission will be affected by said amendment; and

It further appearing, that the nature of the proposed amendment is such as to render unnecessary the public notice and

procedure set forth in section 4 (a) of the Administrative Procedure Act; and that for the same reasons this order may be made effective immediately in lieu of the requirements of section 4 (c) of said Act; and

It further appearing, that authority for the adoption of said amendment is contained in sections 303 (c), (d), (f), and (r) and 307 (b) of the Communications Act of 1934, as amended;

It is ordered, That, effective immediately, the Revised Tentative Allocation Plan for Class B FM Broadcast Stations is amended so that Channel No. 238 is deleted from Olean, New York and Channel No. 239 is substituted therefor.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-4943; Filed, June 3, 1948;
8:51 a. m.]

CLASS B FM BROADCAST STATIONS

ORDER AMENDING REVISED TENTATIVE ALLOCATION PLAN

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 27th day of May 1948;

The Commission having under consideration an amendment of its Revised Tentative Allocation Plan for Class B FM Broadcast Stations, to the extent that Channel 231 will be allocated to Oak Hill, West Virginia, for the purpose of making possible the grant of an application now pending for that city; and

It appearing, that there is now pending before the Commission an application for a Class B FM station at Oak Hill, West Virginia, by Robert R. Thomas, Jr. (BPH-1412); that there are no other applications pending for Class B FM facilities at Oak Hill, West Virginia; that no Class B FM channel has been allocated to Oak Hill, West Virginia; that Channel 231, which is presently unallocated in this area could be allocated to Oak Hill, West Virginia; that the operation of a station on Channel 231 at Oak Hill, West Virginia would not cause interference to any station existing, proposed or contemplated by present allocations; that in addition to Channel 231 there is at least one other channel which is presently unallocated in this area and which could be allocated to Oak Hill, West Virginia, that the adoption of the proposed amendment will increase the number of channels allocated to Oak Hill, West Virginia, will not reduce the number of channels allocated to any other city, and will not require a change in the channel assignment of any existing FM authorization; and that no existing requirements of the Commission will be affected by said amendment; and

It further appearing, that the nature of the proposed amendment is such as to render unnecessary the public notice and procedure set forth in section 4 (a) of the Administrative Procedure Act; and that for the same reasons this order may be made effective immediately in lieu of the requirements of section 4 (c) of said Act; and

NOTICES

It further appearing, that authority for the adoption of said amendment is contained in sections 303 (c), (d), (f), and (r) and 307 (b) of the Communications Act of 1934, as amended;

It is ordered, That, effective immediately, the Revised Tentative Allocation Plan for Class B FM Broadcast Stations is amended so that the allocation of Channel No. 231 to Oak Hill, West Virginia is included therein.

[SEAL] FEDERAL COMMUNICATIONS
COMMISSION,
T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-4944; Filed, June 3, 1948;
8:51 a. m.]

[Docket No. 9017]

CLASS B FM BROADCAST STATIONS
REVISED TENTATIVE ALLOCATION PLAN

1. Notice is hereby given of proposed rule making in the above-entitled matter.

2. It is proposed to amend the Revised Tentative Allocation Plan for Class B FM Broadcast Stations to the extent that Channel No. 233 will be allocated to Sandusky, Ohio, for the purpose of providing for a more equitable and efficient utilization of FM facilities.

3. Authority for the adoption of the proposed amendment is contained in sections 303 (c), (d), (f), and (r) and 307 (b) of the Communications Act of 1934, as amended.

4. Any interested party who is of the opinion that the proposed amendment should not be adopted or should not be adopted in the form set forth herein, may file with the Commission, on or before June 28, 1948, a written statement or brief setting forth his comments. The Commission will consider all comments that are received before taking final action in the matter, and if any comments are received which appear to warrant the Commission in holding an oral argument before final action is taken, notice of the time and place of such oral argument will be given interested parties.

5. In accordance with the provisions of § 1.764 of the Commission's rules and regulations, an original and 14 copies of all statements, briefs or comments filed shall be furnished the Commission.

Adopted: May 27, 1948.

Released: May 28, 1948.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 48-4966; Filed, June 3, 1948;
8:57 a. m.]

FEDERAL POWER COMMISSION

[Docket No. G-1037]

CHICAGO DISTRICT PIPELINE CO.
ORDER FIXING DATE OF HEARING

Upon consideration of the application filed April 19, 1948, by Chicago District Pipeline Company (Applicant), an Illinois corporation with its principal office at Joliet, Illinois, for a certificate of pub-

lic convenience and necessity, pursuant to section 7 of the Natural Gas Act, as amended, authorizing the construction and operation of certain natural gas facilities, subject to the jurisdiction of the Commission, as fully described in such application on file with the Commission and open to public inspection;

It appears to the Commission that:

This proceeding is a proper one for disposition under the provisions of Rule 32 (b) (18 CFR 1.32 (b)) of the Commission's rules of practice and procedure, applicant having requested that its application be heard under the shortened procedure provided by the aforesaid rule for non-contested proceedings, and no request to be heard, protest or petition having been filed subsequent to the giving of due notice of the filing of the application, including publication in the FEDERAL REGISTER on May 6, 1948 (13 F. R. 2435).

The Commission, therefore, orders that:

(A) Pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, as amended, and the Commission's rules of practice and procedure, a hearing be held on June 18, 1948, at 9:30 a. m. (e. d. s. t.), in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., concerning the matters involved and the issues presented by such application as supplemented; *Provided, however*, That the Commission may, after a non-contested hearing, forthwith dispose of the proceeding pursuant to the provisions of Rule 32 (b) of the Commission's rules of practice and procedure.

(B) Interested State commissions may participate as provided by Rules 8 and 37 (f) (18 CFR 1.8 and 1.37 (f)) of the said rules of practice and procedure.

Date of issuance: May 28, 1948.

By the Commission.

[SEAL] J. H. GUTRIDE,
Acting Secretary.

[F. R. Doc. 48-4917; Filed, June 3, 1948;
8:45 a. m.]

INTERSTATE COMMERCE
COMMISSION

[S. O. 790, Special Directive 31A]

CHICAGO & EASTERN ILLINOIS RAILROAD CO.
AND NEW YORK CENTRAL RAILROAD CO.

DIRECTIVE TO VACATE ORDER TO FURNISH CARS
FOR RAILROAD COAL SUPPLY

Upon further consideration of the provisions of Service Order No. 790 (12 F. R. 7791) and good cause appearing therefor:

It is ordered, That Special Directive No. 31 under Service Order No. 790, be, and it is hereby vacated effective 12:01 a. m., May 28, 1948.

A copy of this special directive shall be served upon the Chicago & Eastern Illinois Railroad Company and The New York Central Railroad Company and notice of this directive shall be given the public by depositing a copy in the office of the Secretary of the Commission, Wash-

ington, D. C., and by filing it with the Director of the Division of the Federal Register.

Issued at Washington, D. C., this 27th day of May A. D. 1948.

INTERSTATE COMMERCE
COMMISSION,
HOMER C. KING,
Director,
Bureau of Service.

[F. R. Doc. 48-4933; Filed, June 3, 1948;
8:48 a. m.]

[S. O. 790, Special Directive 47A]

MONONGAHELA RAILWAY CO.

DIRECTIVE TO VACATE ORDER TO FURNISH
CARS FOR RAILROAD COAL SUPPLY

Upon further consideration of the provisions of Service Order No. 790 (12 F. R. 7791) and good cause appearing therefor:

It is ordered, That Special Directive No. 47 under Service Order No. 790, be, and it is hereby vacated effective 12:01 a. m., May 28, 1948.

A copy of this special directive shall be served upon The Monongahela Railway Company and notice of this directive shall be given the public by depositing a copy in the office of the Secretary of the Commission, Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

Issued at Washington, D. C., this 27th day of May A. D. 1948.

INTERSTATE COMMERCE
COMMISSION,
HOMER C. KING,
Director,
Bureau of Service.

[F. R. Doc. 48-4934; Filed, June 3, 1948;
8:48 a. m.]

[S. O. 790, Special Directive 50A]

BALTIMORE AND OHIO RAILROAD CO.

DIRECTIVE TO VACATE ORDER TO FURNISH
CARS FOR RAILROAD COAL SUPPLY

Upon further consideration of the provisions of Service Order No. 790 (12 F. R. 7791) and good cause appearing therefor:

It is ordered, That Special Directive No. 50 under Service Order No. 790, be, and it is hereby vacated effective 12:01 a. m., May 28, 1948.

A copy of this special directive shall be served upon The Baltimore & Ohio Railroad Company and notice of this directive shall be given the public by depositing a copy in the office of the Secretary of the Commission, Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

Issued at Washington, D. C., this 27th day of May A. D. 1948.

INTERSTATE COMMERCE
COMMISSION,
HOMER C. KING,
Director,
Bureau of Service.

[F. R. Doc. 48-4935; Filed, June 3, 1948;
8:48 a. m.]

[S. O. 790, Special Directive 51A]

**WHEELING AND LAKE ERIE RAILWAY CO.
DIRECTIVE TO VACATE ORDER TO FURNISH
CARS FOR RAILROAD COAL SUPPLY**

Upon further consideration of the provisions of Service Order No. 790 (12 F. R. 7791) and good cause appearing therefor:

It is ordered, That Special Directive No. 51 under Service Order No. 790, be, and it is hereby vacated effective 12:01 a. m., May 28th, 1948.

A copy of this special directive shall be served upon The Wheeling and Lake Erie Railway Company and notice of this directive shall be given the public by depositing a copy in the office of the Secretary of the Commission, Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

Issued at Washington, D. C., this 27th day of May A. D. 1948.

INTERSTATE COMMERCE
COMMISSION,

HOMER C. KING,

Director,

Bureau of Service.

[F. R. Doc. 48-4936; Filed, June 3, 1948;
8:49 a. m.]

[S. O. 790, Special Directive 60A]

**BALTIMORE AND OHIO RAILROAD CO.
DIRECTIVE TO VACATE ORDER TO FURNISH CARS
FOR RAILROAD COAL SUPPLY**

Upon further consideration of the provisions of Service Order No. 790 (12 F. R. 7791) and good cause appearing therefor:

It is ordered, That Special Directive No. 60 under Service Order No. 790, be, and it is hereby vacated effective 12:01 a. m., May 28, 1948.

A copy of this special directive shall be served upon The Baltimore and Ohio Railroad Company and notice of this directive shall be given the public by depositing a copy in the office of the Secretary of the Commission, Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

Issued at Washington, D. C., this 27th day of May A. D. 1948.

INTERSTATE COMMERCE
COMMISSION,

HOMER C. KING,

Director,

Bureau of Service.

[F. R. Doc. 48-4937; Filed, June 3, 1948;
8:49 a. m.]

[S. O. 790, Special Directive 69]

**BALTIMORE AND OHIO RAILROAD CO.
DIRECTIVE TO FURNISH CARS FOR RAILROAD
COAL SUPPLY**

On May 25, 1947, the Terminal Railroad Association of St. Louis certified that it had on that date in storage and in cars less than 16 days supply of fuel coal, and that it is immediately essential that this company increase its coal supply from certain enumerated mines.

The certified statements have been verified and found to be correct.

Therefore, pursuant to the authority vested in me by paragraph (b) of Service Order No. 790, The Baltimore and Ohio Railroad Company is directed:

(1) To furnish weekly to the Cranblett No. 1 mine at Meyersdale, Penna., 6 cars for the loading of the Terminal Railroad Association of St. Louis fuel coal from its total available supply of cars suitable for the transportation of coal.

(2) That such cars furnished in excess of the mine's distributive share for the week will not be counted against said mine.

(3) That it shall not accept billing of cars furnished for loading under the provisions of this directive unless billed for the Terminal Railroad Association of St. Louis fuel coal supply.

(4) To furnish this Bureau, as soon as may be practicable after the end of each week, information showing the total number of cars furnished to said mine for the preceding week under the authority of this directive and to indicate how many such cars were in excess of the weekly distributive share of car supply of such mine.

A copy of this special directive shall be served upon The Baltimore and Ohio Railroad Company and notice of this directive shall be given the public by depositing a copy in the office of the Secretary of the Commission, Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

Issued at Washington, D. C., this 27th day of May A. D. 1948.

INTERSTATE COMMERCE
COMMISSION,

HOMER C. KING,

Director,

Bureau of Service.

[F. R. Doc. 48-4938; Filed, June 3, 1948;
8:49 a. m.]

**SECURITIES AND EXCHANGE
COMMISSION**

[File No. 1-417]

CARDINAL GOLD MINING CO.

**ORDER GRANTING APPLICATION TO STRIKE
FROM LISTING AND REGISTRATION**

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 28th day of May A. D. 1948.

The Los Angeles Stock Exchange, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, has made application to strike from listing and registration the Common Stock, \$1.00 Par Value, of Cardinal Gold Mining Company.

The reasons for striking this security from registration and listing on this Exchange that are stated in the application are: The issuer is no longer engaged in any type of operations and an exchange market for this security no longer appears warranted.

Appropriate notice and opportunity for hearing have been given to interested persons and the public generally.

No request has been received from any interested person for a hearing in this matter. The rules of the Los Angeles Stock Exchange with respect to striking a security from registration and listing have been complied with.

The Commission having considered the facts stated in the application, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be, and the same is, hereby granted, effective at the close of the trading session on June 28, 1948.

By the Commission.

[SEAL]

ORVAL L. DuBois,
Secretary.

[F. R. Doc. 48-4929; Filed, June 3, 1948;
8:47 a. m.]

[File No. 7-1034]

**PHILADELPHIA AND READING COAL AND IRON
Co.**

FINDINGS AND ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C. on the 28th day of May A. D. 1948.

The Philadelphia Stock Exchange has made application to the Commission pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule X-12F-1 for permission to extend unlisted trading privileges to the Common Shares, \$1.00 Par Value, of The Philadelphia and Reading Coal and Iron Company, 12th and Market Streets, Philadelphia 5, Pennsylvania.

After appropriate notice and opportunity for hearing and in the absence of any request by any interested person for hearing on this matter, the Commission on the basis of the facts submitted in the application makes the following findings:

(1) That this security is listed and registered on the New York Stock Exchange; that the geographical area deemed to constitute the vicinity of the Philadelphia Stock Exchange is eastern Pennsylvania, southern New Jersey, and northern Delaware; that out of a total of 1,444,086 shares outstanding, 197,098 shares are owned by 2,056 shareholders in the vicinity of the Philadelphia Stock Exchange; and that in the vicinity of the Philadelphia Stock Exchange there were 543 transactions involving 55,719 shares from November 1, 1946 to October 31, 1947;

(2) That sufficient public distribution of, and sufficient public trading activity in, this security exist in the vicinity of the applicant exchange to render the extension of unlisted trading privileges thereto appropriate in the public interest and for the protection of investors; and

(3) That the extension of unlisted trading privileges on the applicant exchange to this security is otherwise appropriate in the public interest and for the protection of investors.

Accordingly it is ordered, Pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934, that the application of the Philadelphia Stock Exchange for

permission to extend unlisted trading privileges to the Common Shares, \$1.00 Par Value of The Philadelphia and Reading Coal and Iron Company be, and the same is, hereby granted.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 48-4928; Filed, June 3, 1948;
8:47 a. m.]

[File No. 7-1035]

ST. REGIS PAPER CO.

FINDINGS AND ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 28th day of May A. D. 1948.

The Philadelphia Stock Exchange has made application to the Commission pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule X-12F-1 for permission to extend unlisted trading privileges to the Common Stock, \$5.00 Par Value, of St. Regis Paper Company, 230 Park Avenue, New York 17, New York.

After appropriate notice and opportunity for hearing and in the absence of any request by any interested person for hearing on this matter, the Commission on the basis of the facts submitted in the application makes the following findings:

(1) That this security is listed and registered on the New York Stock Exchange; that the geographical area deemed to constitute the vicinity of the Philadelphia Stock Exchange is eastern Pennsylvania, southern New Jersey, and northern Delaware; that out of a total of 5,170,714 shares outstanding, 189,953 shares are owned by 1,635 shareholders in the vicinity of the Philadelphia Stock Exchange; and that in the vicinity of the Philadelphia Stock Exchange there were 564 transactions involving 61,009 shares from November 1, 1946 to October 31, 1947;

(2) That sufficient public distribution of, and sufficient public trading activity in, this security exists in the vicinity of the applicant exchange to render the extension of unlisted trading privileges thereto appropriate in the public interest and for the protection of investors; and

(3) That the extension of unlisted trading privileges on the applicant exchange to this security is otherwise appropriate in the public interest and for the protection of investors.

Accordingly it is ordered, Pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934, that the application of the Philadelphia Stock Exchange for permission to extend unlisted trading privileges to the Common Stock, \$5.00 Par Value of St. Regis Paper Company be, and the same is, hereby granted.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 48-4927; Filed, June 3, 1948;
8:47 a. m.]

[File No. 7-1049]

AMERICAN AIRLINES, INC.

FINDINGS AND ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 28th day of May A. D. 1948.

The Chicago Stock Exchange has made application to the Commission pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule X-12F-1 for permission to extend unlisted trading privileges to the Common Stock, \$1.00 Par Value, of American Airlines, Incorporated, 100 East 42nd Street, New York 17, New York.

After appropriate notice and opportunity for hearing and in the absence of any request by any interested person for hearing on this matter, the Commission on the basis of the facts submitted in the application makes the following findings:

(1) That this security is listed and registered on the New York Stock Exchange; that the geographical area deemed to constitute the vicinity of The Chicago Stock Exchange for the purpose of this application is the State of Illinois; that out of a total of 6,452,836 shares outstanding, 341,089 shares are held in the vicinity of The Chicago Stock Exchange; and that in the vicinity of The Chicago Stock Exchange there were 2,312 transactions involving 312,102 shares from October 1, 1946 to September 30, 1947;

(2) That sufficient public distribution of, and sufficient public trading activity in, this security exist in the vicinity of the applicant exchange to render the extension of unlisted trading privileges thereto appropriate in the public interest and for the protection of investors; and

(3) That the extension of unlisted trading privileges on the applicant exchange to this security is otherwise appropriate in the public interest and for the protection of investors.

Accordingly it is ordered, Pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934, that the application of the Chicago Stock Exchange for permission to extend unlisted trading privileges to the Common Stock, \$1.00 Par Value of American Airlines, Incorporated be, and the same is, hereby granted.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 48-4926; Filed, June 3, 1948;
8:47 a. m.]

[File No. 7-1050]

CANADIAN PACIFIC RAILWAY CO.

FINDINGS AND ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 28th day of May A. D. 1948.

The Chicago Stock Exchange has made application to the Commission pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule X-12F-1

for permission to extend unlisted trading privileges to the Ordinary Capital Stock, \$25.00 Par Value, of Canadian Pacific Railway Company, Montreal, Canada.

After appropriate notice and opportunity for hearing and in the absence of any request by any interested person for hearing on this matter, the Commission on the basis of the facts submitted in the application makes the following findings:

(1) That this security is listed and registered on the New York Stock Exchange; that the geographical area deemed to constitute the vicinity of The Chicago Stock Exchange for the purpose of this application is the State of Illinois; that out of a total of 13,399,980 shares outstanding, 233,079 shares are held in the vicinity of The Chicago Stock Exchange; and that in the vicinity of The Chicago Stock Exchange there were 1,625 transactions involving 205,364 shares from October 1, 1946 to September 30, 1947;

(2) That sufficient public distribution of, and sufficient public trading activity in, this security exist in the vicinity of the applicant exchange to render the extension of unlisted trading privileges thereto appropriate in the public interest and for the protection of investors; and

(3) That the extension of unlisted trading privileges on the applicant exchange to this security is otherwise appropriate in the public interest and for the protection of investors.

Accordingly it is ordered, Pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934, that the application of The Chicago Stock Exchange for permission to extend unlisted trading privileges to the Ordinary Capital Stock, \$25.00 Par Value, of Canadian Pacific Railway Company be, and the same is, hereby granted.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 48-4925; Filed, June 3, 1948;
8:46 a. m.]

[File No. 70-1817]

UNION ELECTRIC CO. OF MISSOURI AND
UNION ELECTRIC POWER CO.

SUPPLEMENTAL ORDER RELEASING JURISDICTION AND PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 26th day of May 1948.

Union Electric Company of Missouri, a registered holding company, having filed a declaration and amendments thereto, pursuant to the Public Utility Holding Company Act of 1935, with respect to the issue and sale, pursuant to the competitive bidding provisions of Rule U-50, of \$25,000,000 principal amount of 3% Debentures due 1968; and

The Commission, by order dated May 18, 1948, having permitted the declaration, as amended, to become effective, subject to the condition that the proposed

issue and sale of such securities shall not be consummated until the results of competitive bidding pursuant to Rule U-50 shall have been made a matter of record herein and a further order shall have been entered in light of the record as so completed and subject to a further reservation of jurisdiction with respect to the payment of fees and expenses of all counsel incurred in connection with the proposed transactions; and

Union Electric Company of Missouri having filed a further amendment herein, stating that the Debentures have been offered for sale pursuant to the competitive bidding requirements of Rule U-50 and that the following bids for the securities have been received:

Bidding group headed by—	Interest rate	Price to company (percent of principal amount) ¹	Cost to company
White, Weld & Co; and Shields & Co.	Percent 3	100.27991	2.98132
Dillon, Read & Co. Inc.	3	100.16999	2.98865
Lehman Bros.	3	100.11998	2.99199
Kuhn, Loeb & Co.	3	100.051	2.99659
Halsey, Stuart & Co. Inc.	3½	101.6565	3.01412
The First Boston Corp.	3½	101.5699	3.01986

¹ Plus accrued interest from May 1, 1948.

Said amendment having further stated that Union Electric Company of Missouri has accepted the bid of White, Weld & Co., and Shields & Company for the Debentures as set out above, and that said Debentures will be offered for sale to the public at a price of 100.75% of the principal amount thereof, plus accrued interest, resulting in an underwriting spread equal to 0.47009% of the principal amount to the Debentures; and

The Commission having examined said amendment and having considered the record herein and finding no basis for imposing terms and conditions with respect to the price to be paid for said Debentures or underwriting spread:

It is ordered, That the jurisdiction heretofore reserved with respect to the matters to be determined as a result of competitive bidding in connection with the said Debentures under Rule U-50 be, and the same hereby is, released and that the said declaration, as further amended, be, and the same hereby is, permitted to become effective, subject, however, to the terms and conditions prescribed in Rule U-24.

It is further ordered, That the jurisdiction heretofore reserved with respect to all counsel fees and expenses, including the fees and expenses of counsel for the successful bidder, to be paid in connection with all the transactions prescribed in said order of May 18, 1948, be, and the same hereby is, continued.

By the Commission.

[SEAL]

ORVAL L. DuBois,
Secretary.

[F. R. Doc. 48-4924; Filed, June 3, 1948; 8:46 a. m.]

[File No. 70-1839]

MONONGAHELA POWER CO. ET AL.

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C. on the 28th day of May A. D. 1948.

In the matter of Monongahela Power Company, Monongahela Securities Company, Monongahela Transport Company, File No. 70-1839.

Notice is hereby given that a joint application-declaration has been filed with this Commission pursuant to sections 9, 10 and 12 of the Public Utility Holding Company Act of 1935 and certain rules and regulations promulgated thereunder by Monongahela Power Company ("Monongahela"), a public utility subsidiary of a registered holding company, The West Penn Electric Company, and Monongahela Securities Company ("Securities"), a direct subsidiary of Monongahela, and Monongahela Transport Company ("Transport"), a direct subsidiary of Securities.

Notice is further given that any person may not later than June 14, 1948 at 5:30 p. m., e. d. s. t. request the Commission in writing that a hearing be held on such matter stating the reasons for such request, the nature of his interest and the issues of law or fact raised by said joint application-declaration which he desires to controvert or request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C. Any time after June 8, 1948, said joint application-declaration, as filed or as amended, may be granted and permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under the act, or the Commission may exempt such transactions as provided in Rule U-20 (a) and Rule U-100.

All interested persons are referred to said joint application-declaration, which is on file in the offices of this Commission, for a statement of the transactions therein proposed which are summarized below:

Securities proposes to liquidate and, after paying or making provision for the payment of its debts (as at April 30, 1948, the balance sheet of Securities indicates long term debt in the form of advances from Monongahela of \$50,000 and current and accrued tax liabilities of \$1,444), to distribute its remaining assets to Monongahela which owns all of the capital stock of Securities. The assets of Securities, as at April 30, 1948, consisted of two lots in the city of Fairmont, West Virginia and three buildings located on said lots, together with miscellaneous parcels of undeveloped land located in Fairmont, Morgantown, Parkersburg, Marlinton and rural areas in West Virginia, cash in the amount of \$17,070, and the common stock of Transport. Two of the three buildings owned by Securities are leased entirely to Monongahela. One of these two buildings, a two story brick building, is used as an appliance store and offices and the other,

a two story frame building, is used for offices. The third building, a three story brick building, is leased to Monongahela to the extent of two floors, one floor being leased to other tenants.

Transport also proposes to liquidate and, after paying or making provision for the payment of its debts (Transport's balance sheet, as at April 30, 1948 indicates no liabilities), to distribute its remaining assets to Securities which owns all of the capital stock of Transport. The assets of Transport as at April 30, 1948 consisted of a vacant lot in the city of Morgantown, West Virginia, carried on its books at \$23,119 and cash in the amount of \$129,232. The distribution of assets by Transport may be made directly to Monongahela if the dissolution of Securities shall have been effected at that time.

Transport and Securities propose to effect the transfer of their properties to Monongahela as promptly as practicable after all regulatory requirements have been satisfied. In connection with their liquidation, the certificates for capital stock for Transport and Securities are to be surrendered and cancelled.

Monongahela proposes to acquire the land and buildings from its subsidiaries, Transport and Securities, and to record on its books such land and buildings, together with applicable reserves for depreciation, at the amounts at which the same are presently carried by the subsidiaries on their books, it being represented in the filing that these properties are stated at original cost. In connection with the proposed liquidation of Transport and Securities, both such companies propose to execute deeds transferring to Monongahela their presently owned physical properties.

The applicants-declarants request that the Commission's order granting and permitting effectiveness to the joint application-declaration be issued as promptly as possible and become effective on the date of issuance.

By the Commission.

[SEAL]

ORVAL L. DuBois,
Secretary.

[F. R. Doc. 48-4930; Filed, June 3, 1948; 8:48 a. m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616, E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 11199]

LOUIS ECKSTEIN

In re: Stock, bonds, certificates of interest and checks, owned by Louis Eckstein. F-28-17638-A-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Louis Eckstein, whose last known address is Tuerkeistrasse 5, Burgsteinfurt, Westfalen, Germany, is a resi-

dent of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. One (1) Certificate of Beneficial Interest for five units, value of each unit \$100.00, in the Sheridan Estes Liquidation Trust, bearing number 648, and presently in the custody of Ernest Gast, 4646 North Beacon Street, Chicago 40, Illinois, together with any and all rights thereunder and thereto,

b. Those certain debts of other obligations of Charles G. Frank, Trustee of the Sheridan Estes Liquidation Trust, in the amount of \$46.27, as of December 19, 1946, arising out of dividends paid on the Certificate of Beneficial Interest described in subparagraph 2-a above, and evidenced by checks drawn by said Trustee in favor of Louis Eckstein, which checks are presently in the custody of Ernest Gast, 4646 North Beacon Street, Chicago 40, Illinois, together with any and all accruals to the aforesaid debts or other obligations, and any and all rights to demand, enforce and collect the same, and all rights in, to and under the aforesaid checks, including the rights to possession and payment thereof,

c. One (1) Certificate of Beneficial Interest for 15 units, value of each unit \$100.00, in the Calumet Liquidation Trust, bearing number 176, and presently in the custody of Ernest Gast, 4646 North Beacon Street, Chicago 40, Illinois, together with any and all rights thereunder and thereto.

d. Those certain debts or other obligations of Charles G. Frank, Trustee of the Calumet Liquidation Trust, in the amount of \$98.33, as of December 19, 1946, arising out of dividends paid on the Certificate of Beneficial Interest, described in subparagraph 2-c above, and evidenced by checks drawn by said Trustee, in favor of Louis Eckstein, which checks are presently in the custody of Ernest Gast, 4646 North Beacon Street, Chicago 40, Illinois, together with any and all accruals to the aforesaid debts or other obligations, and any and all rights to demand, enforce and collect the same, and all rights in, to and under the aforesaid checks, including the rights to possession and payment thereof.

e. Four (4) Book-Cadillac Properties, Inc., Prior Income Gold Bonds of \$800.00 aggregate face value, bearing the numbers C3729, C3730, C3731 and D867, and presently in the custody of Ernest Gast, 4646 North Beacon Street, Chicago 40, Illinois, together with any and all rights thereunder and thereto,

f. Those certain shares of stock described in Exhibit A, attached hereto and by reference made a part hereof, registered in the name of Louis Eckstein, and presently in the custody of Ernest Gast, 4646 North Beacon Street, Chicago 40, Illinois, together with all declared and unpaid dividends thereon,

g. One (1) certificate for fractional interest in Book-Cadillac Properties, Inc., Prior Income Gold Bond, bearing the number 1574, and presently in the custody of Ernest Gast, 4646 North Beacon Street, Chicago 40, Illinois, together with any and all rights thereunder and thereto, and

h. One Voting Trust Certificate for 25 shares of common stock of Book-Cadillac Properties, Inc., evidenced by a Voting Trust Certificate, numbered 1575, presently in the custody of Ernest Gast, 4646 North Beacon Street, Chicago 40, Illinois, together with any and all rights thereunder and thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Louis Eckstein, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 5, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Name of corporation	Certificate Nos.	Number of shares	Date issued	Type of stock
Middle West Utilities Co.	CTCO 34305 CTPO 10308 CO/O 348148 C B/O 9913	10 1 1 1	Nov. 16, 1929 Nov. 16, 1929 May 13, 1931 Nov. 16, 1929	Common. 6% preferred. Common. Common stock purchase warrant.
	C Ao 9913 CA 615268 517384 423, 671 716983	1 80/400 80/400 80/400 80/400	Nov. 16, 1929	Do. Scrip. Do. Do. Do.
Chicago, North-Shore & Milwaukee R. R. Co.	PLO 17889	10	Sept. 17, 1926	7% prior lien.
Western Power Light & Telephone Co.	CP/AO 1303	15	Mar. 10, 1930	Class A common.

[F. R. Doc. 48-4952; Filed, June 8, 1948; 8:53 a. m.]

[Vesting Order 11201]

MITTELDEUTSCHE MONTANWERKE, G. M. B. H.

In re: Bonds, stock, bank account, certificates of indebtedness, fractional scrip certificates and scrip certificate owned by Mitteldeutsche Montanwerke, G. m. b. H. F-28-425-A-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Mitteldeutsche Montanwerke, G. m. b. H., the last known address of which is Berlin, Germany, is a corporation, partnership, association or other business organization, organized under the laws of Germany, and which has or, since the effective date of Executive Order 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows:

a. Those certain bonds described in Exhibit A, attached hereto and by reference made a part hereof, presently in the custody of Bankers Trust Company, 16 Wall Street, New York 15, New York, together with any and all rights thereunder and thereto.

b. Those certain shares of stock described in Exhibit B, attached hereto and by reference made a part hereof, regis-

tered in the names of the persons set forth in Exhibit B, presently in the custody of Bankers Trust Company, 16 Wall Street, New York 15, New York, together with all declared and unpaid dividends thereon,

c. Those certain certificates of indebtedness described in Exhibit C, attached hereto and by reference made a part hereof, presently in the custody of Bankers Trust Company, 16 Wall Street, New York 15, New York, together with any and all rights thereunder and thereto,

d. That certain debt or other obligation owing to Mitteldeutsche Montanwerke, G. m. b. H., by Bankers Trust Company, 16 Wall Street, New York 15, New York, arising out of a Cash Custodian Account, entitled Mitteldeutsche Montanwerke, G. m. b. H., and any and all rights to demand, enforce and collect the same,

d. Three Fractional Scrip Certificates for Conversion Office For German Foreign Debts, Series B, 3% Dollar Bonds, numbered 265719/20 of \$20.00 face value each and 117236 of \$10.00 face value, presently in the custody of Bankers Trust Company, 16 Wall Street, New York 15, New York, together with any and all rights thereunder and thereto, and

f. One Scrip Certificate for 1/2 share of U. S. Elec. Pwr. Corp. said certificate numbered 1400, registered in the name of Hentz and Co., and presently in the custody of Bankers Trust Company, 16

Wall Street, New York 15, New York, together with any and all rights thereunder and thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate con-

sultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 5, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Description of Issue	Bond Nos.	Face value
Free State of Bavaria external 20 year sinking fund 6 1/4%.....	1796	\$1,000.00
Electric Power Corp. first mortgage sinking fund 6 1/4%.....	875	1,000.00
German Central Bank for agriculture farm loan secured second series 6%.....	11549	1,000.00
	11550	1,000.00
New England Gas & Electric Association convertible debenture 5%.....	4044	1,000.00
Conversion Office for German foreign debts dollar 3%.....	6985	500.00
	7525	500.00
	50584	100.00
	50607	100.00
	38803	100.00
	48233/4	1100.00
	49789/90	1100.00
	50553	100.00
Free State of Prussia external loan of 1927, 6%.....	00135/36	11000.00
Stettin Public Utilities Co., first closed mortgage sinking fund 7%.....	2418	1,000.00
Westphalia United Electric Power Corp. first mortgage sinking fund series A, 6%.....	357/61	11,000.00

1 Each.

EXHIBIT B

Name and address of issuing corporation	Certificate Nos.	Number of shares	Par value	Type of stock	Registered owner
Standard Investing Corp. (New York City) now Sheraton Corp. of America.	2947	50	No par	Common.....	Salkeld & Co.
U. S. Electric Power Corp.....	1399	10	\$1.00	do.....	Hentz & Co.

EXHIBIT C

Description of Issue	Certificate Nos.	Face value
Konversionskasse Fur Deutsche Auslandsschulden 1934, series B.....	1433654/660	5 RM each.
Konversionskasse Fur Deutsche Auslandsschulden 1934, series A.....	493471/480	10 RM ea-h.
	643525/26	50 RM each.
	612520	50 RM.
	617301	50 RM.
	612569	50 RM.
Konversionskasse Fur Deutsche Auslandsschulden 1934, series C.....	200697	5 RM.
Konversionskasse Fur Deutsche Auslandsschulden 1934, series E.....	528, 14	50 RM each.
	405, 1	5 RM.
	37185, 5	5 RM.
	1596181	10 RM.
	1596160	10 RM.

[F. R. Doc. 48-4953; Filed, June 3, 1948; 8:53 a. m.]

[Vesting Order 11252]

GUSTAV A. BARTEL

In re: Bank account owned by Gustav A. Bartel. F-28-28944-E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Gustav A. Bartel, whose last known address is Hohenzollern, Ring 13, II R, Bremerhaven, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Gustav A. Bartel, by Central Savings Bank in the City of New York, Broadway at 73d Street, New York 23, New York arising out of a savings account, account number 932781, entitled Gustav A. Bartel, maintained at the branch office of the aforesaid bank located at 4th Avenue at 14th Street, New York, New York, and any and all rights to demand, enforce and collect the same, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on ac-

count of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 25, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-4954; Filed, June 3, 1948; 8:54 a. m.]

[Vesting Order 11254]

MAGDALENA BAUMANN

In re: Debt owing to Magdalena Baumann. F-28-28080-C-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Magdalena Baumann, whose last known address is Speyer A/RH. Altemendstr. No. 3, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Magdalena Baumann, by Herman Fuerst, 305 Martin Avenue, Bellmore, Long Island, New York, in the amount of \$175.00, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate con-

sultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 25, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-4955; Filed, June 3, 1948;
8:54 a. m.]

[Vesting Order 11258]

BERTHA EBINGER ET AL.

In re: Bank accounts owned by Bertha Ebinger, Robert Ebinger, Elsa Funk, Karl Funk, Walter Glemser, Alma Herrling. F-28-28937-C-1; F-28-28938-C-1; F-28-28939-C-1; F-28-28940-C-1; F-28-28941-C-1; F-28-28942-C-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Bertha Ebinger, whose last known address is Schwaebisch Gmuend, Gemeindehaus Strasse, Germany, Robert Ebinger, whose last known address is Schwaebisch Gmuend, Bockstrasse (10), Germany, Elsa Funk, whose last known address is Schwaebisch Gmuend, Oberbetringer Strasse 78, Germany, Karl Funk, whose last known address is Schwaebisch Gmuend, Granegg Strasse 12, Germany, Walter Glemser, whose last known address is Pforzheim, Arlinger Strasse 27, Germany, and Alma Herrling, whose last known address is Schwaebisch Gmuend, Horst-Wessel Strasse 1, Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation of Potter Title and Trust Co., Pittsburgh, Pennsylvania, arising out of a savings account, account number 27195, entitled George E. Flaccus, Attorney-in-fact for Bertha Ebinger, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Bertha Ebinger, the aforesaid national of a designated enemy country (Germany);

3. That the property described as follows: That certain debt or other obligation of Potter Title and Trust Co., Pittsburgh, Pennsylvania, arising out of a savings account, account number 27198, entitled George E. Flaccus, Attorney-in-fact for Robert Ebinger, maintained at

the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Robert Ebinger, the aforesaid national of a designated enemy country (Germany);

4. That the property described as follows: That certain debt or other obligation of Potter Title and Trust Co., Pittsburgh, Pennsylvania, arising out of a savings account, account number 27196, entitled George E. Flaccus, Attorney-in-fact for Elsa Funk, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Elsa Funk, the aforesaid national of a designated enemy country (Germany);

5. That the property described as follows: That certain debt or other obligation of Potter Title and Trust Co., Pittsburgh, Pennsylvania, arising out of a savings account, account number 27197, entitled George E. Flaccus, Attorney-in-fact for Karl Funk, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Karl Funk, the aforesaid national of a designated enemy country (Germany);

6. That the property described as follows: That certain debt or other obligation of Potter Title and Trust Co., Pittsburgh, Pennsylvania, arising out of a savings account, account number 27200, entitled George E. Flaccus, Attorney-in-fact for Walter Glemser, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Walter Glemser, the aforesaid national of a designated enemy country (Germany);

7. That the property described as follows: That certain debt or other obligation of Potter Title and Trust Co., Pittsburgh, Pennsylvania, arising out of a savings account, account number 27199, entitled George E. Flaccus, Attorney-in-fact for Alma Herrling, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Alma Herrling, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

8. That to the extent that the persons named in subparagraph 1 hereof are

not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 25, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-4956; Filed, June 3, 1948;
8:54 a. m.]

[Vesting Order 11260]

J. HINOMIZU

In re: Bank account owned by J. Hinomizu, also known as Jiro Hinomizu. F-39-2417-E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That J. Hinomizu, also known as Jiro Hinomizu, whose last known address is Osaka, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to J. Hinomizu, also known as Jiro Hinomizu, by the Republic National Bank of Dallas, Dallas, Texas, arising out of a checking account, entitled J. Hinomizu, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, ad-

ministered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 25, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-4957; Filed, June 3, 1948;
8:54 a. m.]

[Vesting Order 11267]

GERTRUDE S. PRUMMER ET AL.

In re: Bank accounts owned by Gertrude S. Prummer, also known as Sophia Prummer, as Sovia Prummer and as Sophia Bruemmer, and others. F-28-3007-E-1; E-2; F-28-2955-E-1; F-28-2956-E-1; F-28-2957-E-1; F-28-3274-E-1; F-28-17693-E-1; F-28-4012-E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the persons, whose names and last known addresses are set forth in Exhibit A, attached hereto and by reference made a part hereof, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows: Those certain debts or other obligations of Fulton Savings Bank Kings County, 375 Fulton Street, Brooklyn 1, New York, arising out of savings accounts, entitled and numbered as set forth opposite the names of the persons listed in the aforesaid Exhibit A, and maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Gertrude S. Prummer, also known as Sophia Prummer, as Sovia Prummer, and as Sophia Bruemmer, Anton Andermahr, Franz Andermahr, Josef Andermahr, also known as Joseph Andermahr, Katharina Beuth, also known as Katherine Beuth, Heinrich Kloeters, also known as Heinrich Kloeter and as Henrich Kloeters, and Gerdrud Veth, also known as Gertrud Veth, and as Gertrude Veth, the aforesaid nationals of a designated enemy country (Germany);

3. That the property described as follows: That certain debt or other obligation of The Greater New York Savings Bank, 101 Church Avenue, Brooklyn, New York, arising out of a savings account, account number 59,327, entitled J. Hubert Andermaher in trust for Gertrude S. Prummer, and maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Gertrude S. Prummer, also known as Sophia Prummer, as Sovia Prummer and as Sophia Bruemmer, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the persons referred to in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been

made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 25, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Name of owner	Last known address	Title of account	Account No.
Gertrude S. Prummer, also known as Sophia Prummer, as Sovia Prummer and as Sophia Bruemmer.	230 Wickrather Strasse, Gladbach, Germany.	J. Hubert Andermahr in trust for Sovia Prummer.	172496
Anton Andermahr.....	Rheydt, Germany.....	J. Hubert Andermahr in trust for Anton Andermahr.	172499
Franz Andermahr.....	230 Wickrather Strasse, Gladbach, Germany.	J. Hubert Andermahr in trust for Franz Andermahr.	175387
Josef Andermahr, also known as Joseph Andermahr.	40 Adber Strasse, Muchen, Gladbach, Germany.	J. Hubert Andermahr in trust for Josef Andermahr.	187238
Katharina Beuth, also known as Katherine Beuth.	Oden, Kirchen, Germany.....	J. Hubert Andermahr in trust for Katharina Beuth.	172500
Heinrich Kloeters, also known as Heinrich Kloeter and Henrich Kloeters.	Dusseldorf, Germany.....	J. Hubert Andermahr in trust for Heinrich Kloeters.	172498
Gerdrud Veth, also known as Gertrud Veth, and as Gertrude Veth.	Oden, Kirchen, Germany.....	J. Hubert Andermahr in trust for Gerdrud Veth.	172497

[F. R. Doc. 48-4961; Filed, June 3, 1948; 8:55 a. m.]

[Vesting Order 11263]

GUSTAV ADOLF KINZEL

In re: Bank account owned by Gustav Adolf Kinzel. F-28-28233-C-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Gustav Adolf Kinzel, whose last known address is Alexandersbad HS. NR. 26, Roglermuhle bei Wunsiedel, Oberfranken, Bayern, U. S. Zone, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation of the First National Bank in Bryan, Bryan, Ohio, arising out of a savings account, account number 3686, entitled F. R. Parker, as trustee for Gustav Kinzel, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Gustav Adolf Kinzel, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the

national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 25, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-4958; Filed, June 3, 1948;
8:54 a. m.]

[Vesting Order 11264]

ERICH MENZEL

In re: Debt owing to Erich Menzel. F-28-23297-C-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Execu-

tive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Erich Menzel, whose last known address is Neuenburger Strasse 30, Berlin SW 68, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Erich Menzel, by E. I. du Pont de Nemours and Company, 1007 Market Street, Wilmington, Delaware, in the amount of \$79.00, as of August 14, 1946, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 25, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-4959; Filed, June 3, 1948;
8:54 a. m.]

[Vesting Order 11266]

MARIE PAULSEN

In re: Bank account owned by Marie Paulsen. F-28-25232-C-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Marie Paulsen, whose last known address is Altenbruch, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Marie Paulsen, by the Bank of America National Trust & Savings Association, 300 Montgomery Street, San Francisco 20, California, arising out of a savings account, account number 706, entitled Marie Paulsen, maintained at the branch office of the aforesaid bank located at California and Montgomery Streets, San Francisco, California, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 25, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-4960; Filed, June 3, 1948;
8:55 a. m.]

[Vesting Order 11268]

THERESIA SCHUHWERK

In re: Bank account owned by Theresia Schuhwerk. F-28-25975-E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Theresia Schuhwerk, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Theresia Schuhwerk, by The Trust Company of New Jersey, 3201 Bergenline Avenue, Union City, New Jersey, arising out of a Savings Account, account number 65054, entitled Theresia Schuhwerk, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 25, 1948.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 48-4962; Filed, June 3, 1948;
8:55 a. m.]